EXHIBIT A

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IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF UTAH, CENTRAL DIVISION

BLENDTEC INC., a Utah Corporation

Plaintiff,

v.

BLENDJET INC., a Delaware corporation, MAVORCO HOLDINGS, LLC, a Delaware limited liability company, MAVORCO IP, LLC, a Delaware limited liability company, and MAVORCO **OPERATIONS, LLC, Delaware limited** liability company,

Defendants.

TRANSMITTAL DECLARATION OF JESSICA S. MAUPIN IN SUPPORT OF MAVORCO'S OPPOSITION TO PLAINTIFF'S MOTION FOR A **PRELIMINARY INJUNCTION**

Civil No. 2:25-cv-00096-RJS-DBP

Judge Robert J. Shelby

Magistrate Judge Dustin B. Pead

I, Jessica S. Maupin, declare as follows:

- I am over the age of twenty-one (21), under no legal disability, and have never been convicted of a felony or a crime involving moral turpitude. I am fully competent to make this declaration. The statements set forth herein are based on my personal knowledge and are true and correct.
- I am an attorney licensed to practice law in the State of Texas, and I am an attorney at the law firm of McGuireWoods LLP, 2601 Olive Street, Suite 2100, Dallas, TX 75201. I represent Defendants MavorCo Holding, LLC, MavorCo IP, LLC, and MavorCo Operations, LLC (collectively "MavorCo") in this matter.
- I submit this declaration in support of Defendants' opposition to the motion for a preliminary injunction filed by Plaintiff Blendtec Inc. ("Blendtec").
- Attached as *Exhibit 1* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the trademark, BLENDJET (U.S. Reg. No. 5,750,510).
- Attached as Exhibit 2 is a true and correct copy from the United States Patent and 5. Trademark Office of the Registration Certificate for MavorCo's swirl design trademark (U.S. Reg. No. 5,950,040).

- 6. Attached as *Exhibit 3* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLENDOR trademark (U.S. Reg. No. 585,384).
- 7. Attached as *Exhibit 4* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLENDER PLUS + trademark (U.S. Reg. No. 1,036,620).
- 8. Attached as *Exhibit 5* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the ULTRA BLEND trademark (U.S. Reg. No. 1,671,452).
- 9. Attached as *Exhibit 6* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLENDER QUEEN trademark (U.S. Reg. No. 1,764,060).
- 10. Attached as *Exhibit 7* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the P-K BLEND MASTER trademark (U.S. Reg. No. 1,834,334).
- 11. Attached as *Exhibit 8* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the TOUCH BLEND trademark (U.S. Reg. No. 1,946,050).
- 12. Attached as *Exhibit 9* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the ITTY BITTY BLENDER trademark (U.S. Reg. No. 1,907,085).
- 13. Attached as *Exhibit 10* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the ASTRO BLENDER trademark (U.S. Reg. No. 2,006,174).
- 14. Attached as *Exhibit 11* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLENDMASTER trademark (U.S. Reg. No. 2,172,105).
- 15. Attached as *Exhibit 12* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the SMART BLENDER trademark (U.S. Reg. No. 2,586,700).
- 16. Attached as *Exhibit 13* is a true and correct copy of a printout from the United States Patent and Trademark Office website of the TSDR for the SENORITA BLENDER trademark (U.S. Ser. No. 75548803).

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- 17. Attached as *Exhibit 14* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the TURBOBLEND trademark (U.S. Reg. No. 2,414,553).

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- 18. Attached as *Exhibit 15* is a true and correct copy of a printout from the United States Patent and Trademark Office website of the TSDR for the BLENDFAST trademark (U.S. Ser. No. 75637372).
- Attached as *Exhibit 16* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLENDING STATION trademark (U.S. Reg. No. 2,168,570).
- 20. Attached as *Exhibit 17* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the AERO-BLEND trademark (U.S. Reg. No. 1,831,893).
- 21. Attached as *Exhibit 18* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the ACCU-BLEND trademark (U.S. Reg. No. 2,006,683).
- 22. Attached as *Exhibit 19* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLEND-IN-CAN trademark (U.S. Reg. No. 2,034,164).
- 23. Attached as *Exhibit 20* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the STARBLEND 2000 trademark (U.S. Reg. No. 2,278,987).
- 24. Attached as *Exhibit 21* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the PORTION BLENDING SYSTEM trademark (U.S. Reg. No. 2,511,260).
- Attached as *Exhibit 22* is a true and correct copy from the United States Patent and 25. Trademark Office of the Registration Certificate for the MASS/BLEND trademark (U.S. Reg. No. 2,646,348).
- Attached as *Exhibit 23* is a true and correct copy from the United States Patent and 26. Trademark Office of the Registration Certificate for the BLEND-N-GO trademark (U.S. Reg. No. 2,869,717).
- Attached as *Exhibit 24* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BULLET BLENDER trademark (U.S. Reg. No. 2,947,491).

- 28. Attached as *Exhibit 25* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the PRECISION BLEND SYSTEM trademark (U.S. Reg. No. 3,300,692).
- 29. Attached as *Exhibit 26* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the WILLITBLEND? trademark (U.S. Reg. No. 3,576,702).
- 30. Attached as *Exhibit 27* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the TOTAL BLENDER trademark (U.S. Reg. No. 3,338,347).
- 31. Attached as *Exhibit 28* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLENZER trademark (U.S. Reg. No. 3,471,153).
- 32. Attached as *Exhibit 29* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the MY BLEND trademark (U.S. Reg. No. 4,081,003).
- 33. Attached as *Exhibit 30* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the MAGNABLEND trademark (U.S. Reg. No. 4,832,643).
- 34. Attached as *Exhibit 31* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BABY BLENDY trademark (U.S. Reg. No. 5,418,494).
- 35. Attached as *Exhibit 32* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLENDER DUO trademark (U.S. Reg. No. 5,200,245).
- 36. Attached as *Exhibit 33* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLENDERMATE trademark (U.S. Reg. No. 5,149,086).
- 37. Attached as *Exhibit 34* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLENDPLUS trademark (U.S. Reg. No. 5,026,355).
- 38. Attached as *Exhibit 35* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BABY BLENDY trademark (U.S. Reg. No. 5,408,212).

- 39. Attached as *Exhibit 36* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLENDIN trademark (U.S. Reg. No. 5,348,785).
- 40. Attached as *Exhibit 37* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the SMART BLEND trademark (U.S. Reg. No. 5,318,787).
- 41. Attached as *Exhibit 38* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLENDID trademark (U.S. Reg. No. 6,608,661).
- 42. Attached as *Exhibit 39* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the FLO-BLEND trademark (U.S. Reg. No. 5,791,645).
- 43. Attached as *Exhibit 40* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the AIRLESS BLENDING trademark (U.S. Reg. No. 5,928,954).
- 44. Attached as *Exhibit 41* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the THE BLEND FRIEND trademark (U.S. Reg. No. 6,234,269).
- 45. Attached as *Exhibit 42* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the THE ORIGINAL PORTABLE BLENDER trademark (U.S. Reg. No. 5,783,996).
- 46. Attached as *Exhibit 43* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the POLAR BLEND trademark (U.S. Reg. No. 6,126,527).
- 47. Attached as *Exhibit 44* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the MULTIBLEND trademark (U.S. Reg. No. 6,002,087).
- 48. Attached as *Exhibit 45* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the HYDRATION BLEND trademark (U.S. Reg. No. 6,441,867).
- 49. Attached as *Exhibit 46* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLENDERX trademark (U.S. Reg. No. 6,074,514).

50. Attached as Exhibit 47 is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the MOST CONVENIENT BLENDER trademark (U.S. Reg. No. 6,112,680).

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- 51. Attached as *Exhibit 48* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLEND SIP CHILL trademark (U.S. Reg. No. 6,117,872).
- 52. Attached as *Exhibit 49* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the POLAR BLEND trademark (U.S. Reg. No. 6,226,288).
- 53. Attached as *Exhibit 50* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the NEXT-GEN BLENDER trademark (U.S. Reg. No. 6,220,824).
- 54. Attached as *Exhibit 51* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the XBLENDZ trademark (U.S. Reg. No. 6,371,512).
- 55. Attached as *Exhibit 52* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the ECOBLEND trademark (U.S. Reg. No. 6,662,919).
- 56. Attached as *Exhibit 53* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLENDERMASTER trademark (U.S. Reg. No. 6,561,179).
- Attached as Exhibit 54 is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the CLEANBLEND trademark (U.S. Reg. No. 6,580,957).
- Attached as *Exhibit 55* is a true and correct copy from the United States Patent and 58. Trademark Office of the Registration Certificate for the BLENDAR trademark (U.S. Reg. No. 6,689,888).
- 59. Attached as *Exhibit 56* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLENDBLACK trademark (U.S. Reg. No. 6,663,962).
- Attached as *Exhibit 57* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the NUTRIBLEND trademark (U.S. Reg. No. 7,134,171).

- Attached as Exhibit 58 is a true and correct copy from the United States Patent and 61. Trademark Office of the Registration Certificate for the BLENDERCOZY trademark (U.S. Reg. No. 7,178,920).
- 62. Attached as *Exhibit 59* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLEND GENIX trademark (U.S. Reg. No. 6,994,837).
- Attached as *Exhibit 60* is a true and correct copy from the United States Patent and 63. Trademark Office of the Registration Certificate for the EASY BLEND trademark (U.S. Reg. No. 6,977,743).
- 64. Attached as Exhibit 61 is a true and correct copy of a printout from the United States Patent and Trademark Office website of the TSDR for the BLENDZALL trademark (U.S. Ser. No. 97177485).
- 65. Attached as *Exhibit 62* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLENDERCAP trademark (U.S. Reg. No. 7,264,809).
- 66. Attached as *Exhibit 63* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLENDER BIT trademark (U.S. Reg. No. 7,186,994).
- 67. Attached as *Exhibit 64* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the BLENDQUIK trademark (U.S. Reg. No. 7,349,097).
- Attached as *Exhibit 65* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the B BLENDNOW trademark (U.S. Reg. No. 7,378,348).
- Attached as *Exhibit 66* is a true and correct copy from the United States Patent and 69. Trademark Office of the Registration Certificate for the BLENDTIDE trademark (U.S. Reg. No. 7,401,373).
- 70. Attached as Exhibit 67 is a true and correct copy of a printout from the United States Patent and Trademark Office website of the TSDR for the BLENDER PITCHER trademark (U.S. Ser. No. 98032506).
- Attached as *Exhibit 68* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the SPLENDOR BLENDER trademark (U.S. Reg. No. 7,509,739).

- 72. Attached as *Exhibit 69* is a true and correct copy of a printout from the United States Patent and Trademark Office website of the TSDR for the BLENDING JUST GOT SMARTER trademark (U.S. Ser. No. 98137477).
- 73. Attached as *Exhibit 70* is a true and correct copy of a printout from the United States Patent and Trademark Office website of the TSDR for the BLENSET trademark (U.S. Ser. No. 98299866).
- 74. Attached as *Exhibit 71* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the VITAMIN BLENDER trademark (U.S. Reg. No. 7,701,797).
- 75. Attached as *Exhibit 72* is a true and correct copy of a printout from the United States Patent and Trademark Office website of the TSDR for the FLIP N BLENDER trademark (U.S. Ser. No. 98516718).
- 76. Attached as *Exhibit 73* is a true and correct copy of a printout from the United States Patent and Trademark Office website of the TSDR for the BLENDCRAFT trademark (U.S. Ser. No. 98577920).
- 77. Attached as *Exhibit 74* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the FLIP N BLENDER trademark (U.S. Reg. No. 7662810).
- 78. Attached as *Exhibit 75* is a true and correct copy of a printout from the United States Patent and Trademark Office website of the TSDR for the BLENDMAX trademark (U.S. Ser. No. 98775812).
- 79. Attached as *Exhibit 76* is a true and correct copy of a printout from the United States Patent and Trademark Office website of the TSDR for the PARTY BLENDER trademark (U.S. Ser. No. 98929214).
- 80. Attached as *Exhibit 77* is a true and correct copy of a printout from the United States Patent and Trademark Office website of the TSDR for the BLENDSENSE trademark (U.S. Ser. No. 99029503).
- 81. Attached as *Exhibit 78* is a true and correct copy of a printout from the United States Patent and Trademark Office website of the TSDR for the BLENTIX trademark (U.S. Ser. No. 99056645).
- 82. Attached as *Exhibit 79* is a true and correct copy of a printout from the United States Patent and Trademark Office website of the TSDR for the BLEND BLASTER trademark (U.S. Ser. No. 99061793).

- 83. Attached as *Exhibit 80* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the trademark (U.S. Reg. No. 3,722,198).
- 84. Attached as *Exhibit 81* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the trademark (U.S. Reg. No. 3,901,615).
- 85. Attached as *Exhibit 82* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the trademark (U.S. Reg. No. 4,406,665).
- 86. Attached as *Exhibit 83* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the trademark (U.S. Reg. No. 5,620,499).
- 87. Attached as *Exhibit 84* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the trademark (U.S. Reg. No. 5,923,915).
- 88. Attached as *Exhibit 85* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the trademark (U.S. Reg. No. 5,923,479).
- 89. Attached as *Exhibit 86* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the trademark (U.S. Reg. No. 6,420,367).
- 90. Attached as *Exhibit 87* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the trademark (U.S. Reg. No. 5,842,947).
- 91. Attached as *Exhibit 88* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the trademark (U.S. Reg. No. 6,749,656).
- 92. Attached as *Exhibit 89* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the trademark (U.S. Reg. No. 6,189,207).
- 93. Attached as *Exhibit 90* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the trademark (U.S. Reg. No. 6,319,816).
- 94. Attached as *Exhibit 91* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the trademark (U.S. Reg. No. 6,245,626).
- 95. Attached as *Exhibit 92* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the trademark (U.S. Reg. No. 7,156,070).
- 96. Attached as *Exhibit 93* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the trademark (U.S. Reg. No. 7,254,164).
- 97. Attached as *Exhibit 94* is a true and correct copy from the United States Patent and Trademark Office of the Registration Certificate for the trademark (U.S. Reg. No. 7,416,500).

98. Attached as *Exhibit 95* is a true and correct copy of a printout from the United States Patent and Trademark Office website of the TSDR for the trademark (U.S. Ser. No. 97855480).

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- 99. I have personally reviewed the prosecution history for MavorCo's BLENDJET mark, U.S. Reg. No. 5,750,510.
- 100. The trademark Examiner's Amendment for the BLENDJET mark, with an Issue/Mailing date of January 4, 2019, states that: "The trademark examining attorney has searched the USPTO's database of registered and pending marks and has found no conflicting marks that would bar registration under Trademark Act Section 2(d)." A true and correct copy of the trademark examining attorney's search, that was conducted on January 2, 2019, is attached hereto as *Exhibit 96*. A true and correct copy of the trademark Examiner's Amendment entered on January 4, 2019 is attached hereto as *Exhibit 97*.
- 101. On February 26, 2019, the BLENDJET mark was published in the Trademark Official Gazette. A *Trademark Official Gazette* Publication Confirmation was added to the prosecution history file of the BLENDJET mark, notifying "any party who believes it will be damages by the registration of the mark" that it "may file a notice of opposition." Based on my review of the prosecution history of the BLENDJET mark, no such oppositions were filed.
- 102. I have personally reviewed the prosecution history for MavorCo's Swirl Design, U.S. Reg. No. 5,950,040.
- 103. The trademark Examiner's Amendment for Mavorco's Swirl Design mark, with an Issue date of September 10, 2019, states that: "The trademark examining attorney searched the USPTO database of registered and pending marks and found no conflicting marks that would bar registration under Trademark Act Section 2(d)." A true and correct copy of the trademark examining attorney search is attached hereto as *Exhibit 98*. A true and correct copy of the trademark Examiner's Amendment entered on September, 2019 is attached hereto as *Exhibit 99*.
- 104. On October 15, 2019, the BLENDJET mark was published in the Trademark Official Gazette. A *Trademark Official Gazette* Publication Confirmation was added to the prosecution history file of the Mavorco Swirl Design, notifying "any party who believes it will be damages by the registration of the mark" that it "may file a notice of opposition." Based on my review of the prosecution history of the MavorCo Swirl Design, no such oppositions were filed.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Executed on: 25 day of April, 2025.

/s/ Jessica S. Maupin
Jessica S. Maupin

United States of America United States Patent and Trademark Office

BlendJet

Reg. No. 5,750,510

1320 H

Miramore Inc. (DELAWARE CORPORATION)

Registered May 14, 2019

1320 Harbor Bay Parkway, Suite 180 Alameda, CALIFORNIA 94502

Int. Cl.: 7

CLASS 7: Electric food processors; Food processors, electric; Electric mixers; Electric food blenders; Electric hand-held mixers for household purposes; Hand-held electric-powered food

processors

Trademark

FIRST USE 10-12-2017; IN COMMERCE 6-2-2018

Principal Register

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY

PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 88-125,709, FILED 09-20-2018



Director of the United States Patent and Trademark Office

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

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WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at h ttp://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.

Anited States of America United States Patent and Trademark Office

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Reg. No. 5,950,040

Miramore Inc. (DELAWARE CORPORATION), DBA BlendJet

5153 Commercial Circle

Registered Dec. 31, 2019

Suite B

Concord, CALIFORNIA 94520

Int. Cl.: 7

Trademark

electric-powered food processors

Principal Register

FIRST USE 5-23-2019; IN COMMERCE 6-3-2019

The mark consists of a swirl that originates from the left of the center, that is thinner on both ends of the mark and thicker in the middle, and moves counterclockwise in a circular motion, forming two rings that conclude with a sharp point in the top left.

CLASS 7: Electric food processors; Electric mixers; Electric mixers for household purposes; Electric hand-held mixers for household purposes; Food processors, electric; Hand-held

SER. NO. 88-480,647, FILED 06-19-2019



Director of the United States Patent and Trademark Office



REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

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WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

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- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at h ttp://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.

Page: 2 of 2 / RN # 5950040

Registered Feb. 9, 1954

Registration No. 585,384

PRINCIPAL REGISTER Trade-Mark

UNITED STATES PATENT OFFICE

Waring Products Corporation, New York, N. Y.

Act of 1946

Application November 17, 1950, Serial No. 606,582

BLENDOR

STATEMENT

Waring Products Corporation, a corporation duly organized under the laws of the State of Delaware, located at New York, New York, and doing business at 25 West 43rd Street, New York 18, New York, has adopted and is using the trademark shown in the accompanying drawing, for ELECTRICAL DISINTEGRATORS AND MIX-ERS FOR PRODUCING FLUID SUBSTANCES FROM SOLID FOODS AND OTHER ORGANIC MATTER AND FOR INTERMIXING FLUIDS, in Class 21, Electrical apparatus, machines, and supplies, and presents herewith five (5) specimens showing the trade-mark as actually used in connection with such goods, the trade-mark being applied to the goods and to containers for the goods, and requests that the same be registered in the United States Patent Office on the Principal Register in accordance with section 2(f) of the act of July 5, 1946.

The trade-mark was first used on May 18, 1939, and first used in commerce among the several States which may lawfully be regulated by Congress on May 18, 1939.

The mark is claimed to have become distinctive of the applicant's goods in commerce which may lawfully be regulated by Congress through substantially exclusive and continuous use thereof as a mark by the applicant in commerce among the several States for the five years next preceding the date of the filing of this application.

WARING PRODUCTS CORPO-

RATION,

By JAMES P. McILHENNY, Vice-President-Sales.

Int. CL: 7

Prior U.S. Cl.: 21

United States Patent Office

Reg. No. 1,036,620 Registered Mar. 30, 1976

TRADEMARK Principal Register



Scovill Manufacturing Company (Connecticut corporation)
99 Mill St.
Waterbury, Conn. For: ELECTRIC FOOD BLENDERS, in CLASS 7 (U.S. CL. 21).

First use on or about Oct. 11, 1971; in commerce on or about Oct. 11, 1971.

Applicant disclaims the word "Blender" apart from the mark as shown.

Ser. No. 40,476, filed Dec. 26, 1974.

PHILIP YARNALL, Examiner

Prior U.S. Cl.: 21

United States Patent Office

Reg. No. 1,036,620 Registered Mar. 30, 1976

TRADEMARK Principal Register



Scovill Manufacturing Company (Connecticut corporation)
99 Mill St.
Waterbury, Conn.

For: ELECTRIC FOOD BLENDERS, in CLASS 7 (U.S. CL. 21).
First use on or about Oct. 11, 1971; in commerce on or about Oct. 11, 1971.

Applicant disclaims the word "Blender" apart from the mark as shown.

Ser. No. 40,476, filed Dec. 26, 1974.

PHILIP YARNALL, Examiner

Prior U.S. Cl.: 21

United States Patent and Trademark Office

Reg. No. 1,036,620

Registered Mar. 30, 1976

10 Year Renewal

Renewal Term Begins Mar. 30, 1996

TRADEMARK PRINCIPAL REGISTER



HAMILTON BEACH/PROCTOR-SILEX, INC. (DELAWARE CORPORATION)

INC. (DELAWARE CORPORATION)
4421 WATERFRONT DRIVE
GLEN ALLEN, VA 23060, BY CHANGE
OF NAME, ASSIGNMENT AND ASSIGNMENT FROM SCOVILL MANUFACTURING COMPANY (CONNECTI-CUT CORPORATION) WATERBURG,

APPLICANT DISCLAIMS THE WORD "BLENDER" APART FROM THE MARK AS SHOWN.

FOR: ELECTRIC FOOD BLENDERS, IN CLASS 7 (U.S. CL. 21).

FIRST USE 10-11-1971; IN COMMERCE 10-11-1971.

SER. NO. 73-040,476, FILED 12-26-1974.

In testimony whereof I have hereunto set my hand and caused the seal of The Patent and Trademark Office to be affixed on July 30, 1996.

COMMISSIONER OF PATENTS AND TRADEMARKS

Prior U.S. Cl.: 23

Reg. No. 1,671,452

United States Patent and Trademark Office

Registered Jan. 7, 1992

TRADEMARK PRINCIPAL REGISTER

ULTRA BLEND

RIVAL MANUFACTURING COMPANY (DELA-WARE CORPORATION)
36TH AND BENNINGTON KANSAS CITY, MO 64129

FIRST USE 9-18-1990; IN COMMERCE 9-18-1990.

SN 74-072,289, FILED 6-25-1990.

FOR: ELECTRONIC FOOD BLENDERS, IN CLASS 7 (U.S. CL. 23).

RANDY RICARDO, EXAMINING ATTORNEY

Prior U.S. Cls.: 21 and 23

Reg. No. 1,764,060

United States Patent and Trademark Office Registered Apr. 13, 1993

Document 49-1

27 of 294

TRADEMARK PRINCIPAL REGISTER

BLENDER QUEEN

WESTMINSTER INTERNATIONAL COMPANY, INC. (GEORGIA CORPORATION)
436 ARMOUR CIRCLE, N.E.
ATLANTA, GA 30324

FOR: ELECTRIC FOOD BLENDER USED IN MIXING, LIQUEFYING AND BLENDING ALL TYPES OF EDIBLE MATERIALS AND LIQUIDS, IN CLASS 7 (U.S. CLS. 21 AND 23).

FIRST USE 4-1-1983; IN COMMERCE 4-1-1983.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "BLENDER", APART FROM THE MARK AS SHOWN.

SER. NO. 74-257,815, FILED 3-23-1992.

ALAN ATCHISON, EXAMINING ATTORNEY

Prior U.S. Cls.: 21 and 23

United States Patent and Trademark Office

Reg. No. 1,834,334

Registered May 3, 1994

TRADEMARK PRINCIPAL REGISTER

P-K BLEND MASTER

HARSCO CORPORATION (DELAWARE COR-PORATION) 350 POPLAR CHURCH ROAD WORMLEYSBURG, PA 17011

FOR: ELECTRIC FOOD BLENDERS FOR COMMERCIAL USE, IN CLASS 7 (U.S. CLS. 21 AND 23).

FIRST USE 9-3-1993; IN COMMERCE 10-26-1993.

OWNER OF U.S. REG. NOS. 812,742, 1,063,738, AND 1,267,780.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "BLEND", APART FROM THE MARK AS SHOWN.

SN 74-263,700, FILED 4-8-1992.

SAMUEL E. SHARPER JR., EXAMINING ATTORNEY

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34, and 35

Reg. No. 1,946,050 Ce Registered Jan. 2, 1996

United States Patent and Trademark Office

TRADEMARK PRINCIPAL REGISTER

TOUCH BLEND

DYNAMICS CORPORATION OF AMERICA (NEW YORK CORPORATION)
283 MAIN STREET
NEW HARTFORD, CT 06057

FOR: ELECTRIC FOOD BLENDERS FOR DOMESTIC USE, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FIRST USE 10-0-1994; IN COMMERCE 10-0-1994.
NO CLAIM IS MADE TO THE EXCLUSIVE

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "BLEND", APART FROM THE MARK AS SHOWN.

SN 74-482,563, FILED 1-24-1994.

DAVID H. STINE, EXAMINING ATTORNEY

Prior U.S. Cls.: 21 and 23

Reg. No. 1,907,085

United States Patent and Trademark Office Registered July 25, 1995

TRADEMARK PRINCIPAL REGISTER

ITTY BITTY BLENDER

AMS INDUSTRIES, INC. (CALIFORNIA COR-PORATION), DBA FITTING IMAGE 2075 ADAMS AVENUE OAKLAND, CA 94577

FOR: HAND HELD BATTERY OPERATED BLENDER, IN CLASS 7 (U.S. CLS. 21 AND 23). FIRST USE 3-7-1994; IN COMMERCE 3-7-1994.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "BLENDER", APART FROM THE MARK AS SHOWN.

SER. NO. 74-525,038, FILED 5-16-1994.

CYNTHIA GREER, EXAMINING ATTORNEY

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34 and 35

Reg. No. 2,006,174

United States Patent and Trademark Office

Registered Oct. 8, 1996

PageID.958

TRADEMARK PRINCIPAL REGISTER

ASTRO BLENDER

COMMERCIAL REFRIGERATION COMPANY, INC. (IOWA CORPORATION) 3218 NEBRASKA AVENUE COUNCIL BLUFFS, IA 51501

FOR: ELECTRIC BLENDERS USED FOR ICE CREAM AND OTHER FOOD PRODUCTS FOR COMMERCIAL USE, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FIRST USE 4-1-1985; IN COMMERCE 4-1-1985. NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "BLENDER", APART FROM THE MARK AS SHOWN.

SER. NO. 75-011,152, FILED 10-27-1995.

BARBARA GAYNOR, EXAMINING ATTOR-

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34 and 35

United States Patent and Trademark Office Reg. No. 2,006,174
Registered Oct. 8, 1996

TRADEMARK PRINCIPAL REGISTER

ASTRO BLENDER

COMMERCIAL REFRIGERATION COMPANY, INC. (IOWA CORPORATION) 3218 NEBRASKA AVENUE COUNCIL BLUFFS, IA 51501

FOR: ELECTRIC BLENDERS USED FOR ICE CREAM AND OTHER FOOD PRODUCTS FOR COMMERCIAL USE, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FIRST USE 4-1-1985; IN COMMERCE 4-1-1985. NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "BLENDER", APART FROM THE MARK AS SHOWN.

SER. NO. 75-011,152, FILED 10-27-1995.

BARBARA GAYNOR, EXAMINING ATTORNEY

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34 and 35

Reg. No. 2,172,105

United States Patent and Trademark Office

Registered July 14, 1998

TRADEMARK PRINCIPAL REGISTER

BLENDMASTER

HAMILTON BEACH/PROCTOR-SILEX, INC. (DELAWARE CORPORATION)
4421 WATERFRONT DRIVE
GLEN ALLEN, VA 23060

FOR: ELECTRIC FOOD BLENDERS FOR DOMESTIC USE, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FIRST USE 1-0-1992; IN COMMERCE 2-0-1992.

SER. NO. 74-645,105, FILED 3-6-1995.

K. MARGARET LE, EXAMINING ATTORNEY

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34, and 35

Reg. No. 2,586,700

United States Patent and Trademark Office

Registered June 25, 2002

TRADEMARK SUPPLEMENTAL REGISTER

Document 49-1

40 of 294

SMART BLENDER

HAMILTON BEACH/PROCTOR-SILEX, INC. (DE-LAWARE CORPORATION) 4421 WATERFRONT DRIVE GLEN ALLEN, VA 23960

FOR: ELECTRIC FOOD BLENDERS, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FIRST USE 3-23-1998; IN COMMERCE 3-23-1998.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "BLENDER", APART FROM THE MARK AS SHOWN.

SER. NO. 75-476,118, FILED P.R. 4-28-1998; AM. S.R. 2-7-2002.

PAULA MAYS, EXAMINING ATTORNEY

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PageID.965

Page

Generated on: This page was generated by TSDR on 2025-04-25 15:27:51 EDT

Mark: SENORITA BLENDER

Señorita Blender

US Serial Number: 75548803 Application Filing Sep. 08, 1998

Date:

Register: Principal Mark Type: Trademark

TM5 Common Status Descriptor:



DEAD/APPLICATION/Refused/Dismissed or Invalidated

This trademark application was refused, dismissed, or invalidated by the Office and this application is no longer active.

Status: Abandoned because no Statement of Use or Extension Request timely filed after Notice of Allowance was issued. To view all

documents in this file, click on the Trademark Document Retrieval link at the top of this page.

Status Date: Aug. 23, 2000

Publication Date: Nov. 30, 1999 Notice of Allowance Date: Feb. 22, 2000

Date Abandoned: Aug. 23, 2000

Mark Information

Mark Literal SENORITA BLENDER

Elements:

Standard Character No

Claim:

Mark Drawing 5 - AN ILLUSTRATION DRAWING WITH WORD(S)/LETTER(S)/NUMBER(S) IN STYLIZED FORM

Type:

Disclaimer: "BLENDER"

Translation: SENORITA IS THE SPANISH WORD MEANING YOUNG LADY OR MISS.

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

- Brackets [..] indicate deleted goods/services;
- Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and

Asterisks *..* identify additional (new) wording in the goods/services.

For: electric food blenders and electric juicers for domestic use

International 007 - Primary Class U.S Class(es): 013, 019, 021, 023, 031, 034, 035

Class(es):

Class Status: ACTIVE

For: electric irons

International 009 - Primary Class U.S Class(es): 021, 023, 026, 036, 038

Class(es):

Class Status: ACTIVE

For: electric coffee makers for domestic use electric rice cookers, electric toaster ovens and electric pressure cookers

International 011 - Primary Class U.S Class(es): 013, 021, 023, 031, 034

Class(es):

Class Status: ACTIVE

Basis Information (Case Level)

Filed Use: No Currently Use: No Filed ITU: Yes Currently ITU: Yes Filed 44D: No Currently 44D: No

Case 2:25-cv-00096-RJS-DBP Document 49-1 Filed 04/25/25 PageID.966 Page 43 of 294

Filed 44E:NoCurrently 44E:NoFiled 66A:NoCurrently 66A:NoFiled No Basis:NoCurrently No Basis:No

Current Owner(s) Information

Owner Name: PICK FIVE IMPORTS, INC.
Owner Address: 1201 S. Jellick Avenue

City of Industry, CALIFORNIA UNITED STATES 91748

Legal Entity Type: CORPORATION State or Country CALIFORNIA

Where Organized:

Attorney/Correspondence Information

Attorney of Record - None Correspondent

Correspondent PICK FIVE IMPORTS, INC Name/Address: 1201 S JELLICK AVE

CITY OF INDUSTRY, CALIFORNIA UNITED STATES 91748

Domestic Representative - Not Found

Prosecution History

| Date | Description | Proceeding Number |
|---------------|--|----------------------|
| Nov. 15, 2000 | ABANDONMENT - NO USE STATEMENT FILED | |
| Feb. 22, 2000 | NOA MAILED - SOU REQUIRED FROM APPLICANT | |
| Nov. 30, 1999 | PUBLISHED FOR OPPOSITION | |
| Oct. 29, 1999 | NOTICE OF PUBLICATION | |
| Jul. 23, 1999 | APPROVED FOR PUB - PRINCIPAL REGISTER | |
| Jun. 15, 1999 | CORRESPONDENCE RECEIVED IN LAW OFFICE | |
| May 11, 1999 | NON-FINAL ACTION MAILED | |
| May 03, 1999 | ASSIGNED TO EXAMINER | |

TM Staff and Location Information

TM Staff Information

TM Attorney: Law Office LAW OFFICE 114

Assigned:

File Location

Current Location: FILE REPOSITORY (FRANCONIA) Date in Location: Nov. 16, 2000

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34, and 35

Reg. No. 2,414,553

United States Patent and Trademark Office

Registered Dec. 19, 2000

TRADEMARK PRINCIPAL REGISTER

TURBOBLEND

VITA-MIX CORPORATION (OHIO CORPORATION) 8615 USHER ROAD CLEVELAND, OH 44138

FOR: ELECTRIC FOOD PROCESSORS FOR DOMESTIC USE, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FIRST USE 5-28-1999; IN COMMERCE 5-28-1999.

SN 75-604,867, FILED 12-14-1998.

JODI LAUTERBACH, EXAMINING ATTORNEY

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34, and 35

Reg. No. 2,414,553

United States Patent and Trademark Office

Registered Dec. 19, 2000

TRADEMARK PRINCIPAL REGISTER

TURBOBLEND

VITA-MIX CORPORATION (OHIO CORPORATION) 8615 USHER ROAD CLEVELAND, OH 44138

FOR: ELECTRIC FOOD PROCESSORS FOR DOMESTIC USE, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FIRST USE 5–28–1999; IN COMMERCE 5–28–1999. SN 75–604,867, FILED 12–14–1998.

JODI LAUTERBACH, EXAMINING ATTORNEY

Generated on: This page was generated by TSDR on 2025-04-25 15:28:21 EDT

Mark: BLENDFAST

US Serial Number: 75637372 Application Filing Feb. 10, 1999
Date:

Register: Principal

Mark Type: Trademark

TM5 Common Status Descriptor:



DEAD/APPLICATION/Refused/Dismissed or Invalidated

This trademark application was refused, dismissed, or invalidated by the Office and this application is no longer active.

Status: Abandoned because the applicant failed to respond or filed a late response to an Office action. To view all documents in this file, click

on the Trademark Document Retrieval link at the top of this page.

Status Date: Mar. 27, 2000 Date Abandoned: Feb. 01, 2000

Mark Information

Mark Literal BLENDFAST

Elements:

Standard Character Yes. The mark consists of standard characters without claim to any particular font style, size, or color.

Claim

Mark Drawing 1 - TYPESET WORD(S) /LETTER(S) /NUMBER(S)

Type:

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

• Brackets [..] indicate deleted goods/services;

• Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and

Asterisks *..* identify additional (new) wording in the goods/services.

For: BLENDERS

International 007 - Primary Class

Class(es):

Class Status: ACTIVE

U.S Class(es): 013, 019, 021, 023, 031, 034, 035

Basis Information (Case Level)

 Filed Use:
 No
 Currently Use:
 No

 Filed ITU:
 Yes
 Currently ITU:
 Yes

 Filed 44D:
 No
 Currently 44D:
 No

 Filed 44E:
 No
 Currently 44E:
 No

 Filed 66A:
 No
 Currently 66A:
 No

 Filed No Basis:
 No
 Currently No Basis:
 No

Current Owner(s) Information

Owner Name: CONAIR CORPORATION

Owner Address: 1 Cummings Point Road

Stamford, CONNECTICUT UNITED STATES 06904

Legal Entity Type: CORPORATION State or Country DELAWARE Where Organized:

Attorney/Correspondence Information

Attorney of Record

Attorney Name: Jeffrey A. Word

Correspondent

Correspondent JEFFREY A WORD Name/Address: CONAIR CORPORATION

1 CUMMINGS POINT RD

STAMFORD, CONNECTICUT UNITED STATES 06904

Domestic Representative - Not Found

Prosecution History

| Date | Description | Proceeding Number |
|---------------|---|----------------------|
| Mar. 27, 2000 | ABANDONMENT - FAILURE TO RESPOND OR LATE RESPONSE | |
| Jul. 29, 1999 | NON-FINAL ACTION MAILED | |
| Jul. 19, 1999 | ASSIGNED TO EXAMINER | |

TM Staff and Location Information

TM Staff Information

TM Attorney: Law Office LAW OFFICE 112

Assigned:

File Location

Current Location: FILE REPOSITORY (FRANCONIA) Date in Location: Aug. 03, 2000

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34, and 35

Reg. No. 2,168,570

United States Patent and Trademark Office

Registered June 23, 1998

TRADEMARK PRINCIPAL REGISTER

BLENDING STATION

VITA-MIX CORPORATION (OHIO CORPORA-TION) 8615 USHER ROAD CLEVELAND, OH 44138

FOR: ELECTRIC FOOD PROCESSORS WITH INTEGRAL SOUND REDUCTION CHAMBER FOR COMMERCIAL AND/OR DOMESTIC USE, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND

FIRST USE 5-28-1997; IN COMMERCE 5-28-1997.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "BLENDING", APART FROM THE MARK AS SHOWN.

SN 75-238,761, FILED 2-10-1997.

K. MARGARET LE, EXAMINING ATTORNEY

Prior U.S. Cl.: 23

United States Patent and Trademark Office Reg. No. 1,831,893 Registered Apr. 19, 1994

TRADEMARK PRINCIPAL REGISTER

AERO-BLEND

SALES MAGIC, INC. (FLORIDA CORPORATION)
634 SOUTH MILITARY TRAIL
DEERFIELD BEACH, FL 33442

FIRST USE 5-1-1992; IN COMMERCE 5-1-1992.

SN 74-245,219, FILED 2-7-1992.

FOR: NON-ELECTRIC FOOD PROCESSOR COMPONENTS; NAMELY, BLADES, IN CLASS 7 (U.S. CL. 23).

STEPHEN JEFFRIES, EXAMINING ATTORNEY

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34, and 35

United States Patent and Trademark Office

Reg. No. 2,006,683 Registered Oct. 8, 1996

TRADEMARK PRINCIPAL REGISTER

ACCU-BLEND

ACCURATE METERING SYSTEMS, INC. (ILLI-NOIS CORPORATION) 1651 WILKENING ROAD SCHAUMBURG, IL 60173

FOR: MACHINES FOR BLENDING LIQUIDS, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FIRST USE 11-0-1995; IN COMMERCE 11-0-1995.

SN 74-533,311, FILED 6-6-1994.

KAREN K. BUSH, EXAMINING ATTORNEY

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34, and 35

United States Patent and Trademark Office Reg. No. 2,006,683
Registered Oct. 8, 1996

TRADEMARK PRINCIPAL REGISTER

ACCU-BLEND

ACCURATE METERING SYSTEMS, INC. (ILLI-NOIS CORPORATION) 1651 WILKENING ROAD SCHAUMBURG, IL 60173

FOR: MACHINES FOR BLENDING LIQUIDS, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FIRST USE 11-0-1995; IN COMMERCE 11-0-1995.

SN 74-533,311, FILED 6-6-1994.

KAREN K. BUSH, EXAMINING ATTORNEY

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34, and 35

Reg. No. 2,034,164

PageID.981

United States Patent and Trademark Office

Registered Jan. 28, 1997

TRADEMARK PRINCIPAL REGISTER

BLEND-IN-CAN

FLUID MANAGEMENT LIMITED PARTNER-SHIP (ILLINOIS LIMITED PARTNERSHIP) 1023 SOÙTH WHEELING ROAD WHEELING, IL 60090

FOR: FLUID DISPENSING MACHINES FOR ADDING INGREDIENTS TO FOODS, BEVER-AGES, PHARMACEUTICALS, VITAMINS AND COSMETICS, AND FOR INDUSTRIAL AND COMMERCIAL USE, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35). FIRST USE 8-30-1995; IN COMMERCE 8-30-1995.

SN 74-563,479, FILED 8-19-1994.

BARBARA GAYNOR, EXAMINING ATTOR-NEY

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34 and 35

Reg. No. 2,278,987

United States Patent and Trademark Office

Registered Sep. 21, 1999

TRADEMARK PRINCIPAL REGISTER

STARBLEND 2000

SASIB BEVERAGE AND FOOD NORTH AMERICA, INC. (DELAWARE CORPORATION)
300 EAGLE ROAD
GOOSE CREEK, SC 29445

FIRST USE 7-1-1996; IN COMMERCE 9-1-1996.

SER. NO. 75-449,141, FILED 3-12-1998.

FOR: MACHINES, NAMELY, BEVERAGE PROCESSORS, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

CINDY GREENBAUM, EXAMINING ATTORNEY

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34 and 35

Reg. No. 2,278,987

United States Patent and Trademark Office

Registered Sep. 21, 1999

TRADEMARK PRINCIPAL REGISTER

STARBLEND 2000

SASIB BEVERAGE AND FOOD NORTH AMER-ICA, INC. (DELAWARE CORPORATION) 300 EAGLE ROAD GOOSE CREEK, SC 29445

FIRST USE 7-1-1996; IN COMMERCE 9-1-1996.

SER. NO. 75-449,141, FILED 3-12-1998.

FOR: MACHINES, NAMELY, BEVERAGE PROCESSORS, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

CINDY GREENBAUM, EXAMINING ATTOR-NEY

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34, and 35

Reg. No. 2,511,260 Registered Nov. 20, 2001

PageID.986

United States Patent and Trademark Office

TRADEMARK SUPPLEMENTAL REGISTER

PORTION BLENDING SYSTEM

VITA-MIX CORPORATION (OHIO CORPORA-TION) 8615 USHER ROAD CLEVELAND, OH 44138

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "SYSTEM", APART FROM THE MARK AS SHOWN.

FOR: MACHINES FOR SHAVING ICE AND DIS-PENSING THE SHAVED ICE INTO CONTAINER, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

SER. NO. 75-587,365, FILED P.R. 11-12-1998; AM. S.R. 2-12-2001.

FIRST USE 11-7-2000; IN COMMERCE 11-7-2000.

ESTHER BELENKER, EXAMINING ATTORNEY

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34, and 35

Reg. No. 2,646,348

United States Patent and Trademark Office

Registered Nov. 5, 2002

TRADEMARK PRINCIPAL REGISTER

MASS/BLEND

ODEN CORPORATION (NEW YORK CORPORATION)
255 GREAT ARROW AVENUE
BUFFALO, NY 14207

FIRST USE 4-25-2001; IN COMMERCE 4-25-2001.

FOR: MACHINES USED TO BLEND LIQUIDS; AND PACKAGING MACHINES USED TO BLEND LIQUIDS AND FILL CONTAINERS, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

SN 75-851,066, FILED 11-17-1999.

BRIAN NEVILLE, EXAMINING ATTORNEY

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34, and 35

Reg. No. 2,646,348

United States Patent and Trademark Office

Registered Nov. 5, 2002

TRADEMARK PRINCIPAL REGISTER

MASS/BLEND

ODEN CORPORATION (NEW YORK CORPORA-TION) 255 GREAT ARROW AVENUE BUFFALO, NY 14207

SN 75-851,066, FILED 11-17-1999.

FOR: MACHINES USED TO BLEND LIQUIDS; AND PACKAGING MACHINES USED TO BLEND LIQUIDS AND FILL CONTAINERS, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

BRIAN NEVILLE, EXAMINING ATTORNEY

FIRST USE 4-25-2001; IN COMMERCE 4-25-2001.

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34 and 35

Reg. No. 2,869,717

United States Patent and Trademark Office

Registered Aug. 3, 2004

TRADEMARK PRINCIPAL REGISTER

BLEND-N-GO

SUNBEAM PRODUCTS, INC. (DELAWARE CORPORATION)
2381 EXECUTIVE CENTER DRIVE
BOCA RATON, FL 33073

FIRST USE 10-15-2001; IN COMMERCE 10-15-2001.

FOR: ELECTRIC FOOD BLENDERS FEATURING A PORTABLE BLENDING FEATURE THAT ALSO CAN FUNCTION AS A CUP, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

SER. NO. 78-287,352, FILED 8-14-2003.

DORITT L. CARROLL, EXAMINING ATTORNEY

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34 and 35

Reg. No. 2,947,491

PageID.993

United States Patent and Trademark Office

Registered May 10, 2005

TRADEMARK PRINCIPAL REGISTER

BULLET BLENDER

HOMELAND HOUSEWARES, LLC (CALIFORNIA CORPORATION)

11755 WILSHIRE BOULEVARD, SUITE 1150 LOS ANGELES, CA 90025

FOR: ELECTRONIC KITCHEN APPLIANCES, NAMELY, FOOD PROCESSORS, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FIRST USE 8-19-2003; IN COMMERCE 8-19-2003.

THE MARK CONSISTS OF STANDARD CHAR-ACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "BLENDER", APART FROM THE MARK AS SHOWN.

SER. NO. 76-584,752, FILED 4-5-2004.

IRA J. GOODSAID, EXAMINING ATTORNEY

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34 and 35

Reg. No. 3,300,692 Registered Oct. 2, 2007

United States Patent and Trademark Office

TRADEMARK PRINCIPAL REGISTER



RECKITT BENCKISER INC. (DELAWARE COR-PORATION) 399 INTERPACE PARKWAY PARSIPPANY, NJ 07054

FOR: MACHINE FOR BLENDING AND DISPENSING CLEANING PREPARATIONS, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FIRST USE 1-8-1998; IN COMMERCE 1-8-1998.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "BLEND SYSTEM", APART FROM THE MARK AS SHOWN.

SER. NO. 77-007,262, FILED 9-26-2006.

SCOTT BIBB, EXAMINING ATTORNEY

Int. Cl.: 7

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34, and 35

Reg. No. 3,576,702

United States Patent and Trademark Office

Registered Feb. 17, 2009

TRADEMARK PRINCIPAL REGISTER

WILLITBLEND?

K-TEC, INC. (UTAH CORPORATION) 1206 SOUTH 1680 WEST OREM, UT 84058

FOR: MIXERS AND ELECTRIC FOOD BLENDERS, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FIRST USE 10-23-2006; IN COMMERCE 10-23-2006.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SN 77-046,021, FILED 11-16-2006.

NORA BUCHANAN WILL, EXAMINING ATTOR-

Int. Cl.: 7

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34 and 35

Reg. No. 3,338,347

United States Patent and Trademark Office

Registered Nov. 20, 2007

TRADEMARK PRINCIPAL REGISTER

TOTAL BLENDER

K-TEC, INC. (UTAH CORPORATION) 1206 SOUTH 1680 WEST OREM, UT 84058

FOR: MIXERS AND ELECTRIC FOOD BLENDERS, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FIRST USE 12-1-2004; IN COMMERCE 12-1-2004.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "BLENDER", APART FROM THE MARK AS SHOWN.

SER. NO. 77-082,847, FILED 1-15-2007.

NORA BUCHANAN WILL, EXAMINING ATTORNEY

Int. Cl.: 7

Prior U.S. Cls.: 13, 19, 21, 23, 31, 34 and 35

Reg. No. 3,471,153

United States Patent and Trademark Office

Registered July 22, 2008

TRADEMARK PRINCIPAL REGISTER

BLENZER

DAIRY SERVICE & MFG., INC. (MISSOURI CORPORATION), DBA DSI PROCESS SYS-**TEMS**

4630 WEST FLORISSANT AVE. ST. LOUIS, MO 63115

FOR: BEVERAGE MAKING MACHINES FOR MIXING NON-ALCOHOLIC AND ALCOHOLIC BEVERAGES; INDUSTRIAL MACHINES FOR FOOD AND BEVERAGE PROCESSING; MIXING MACHINES FOR MAKING BEVERAGES; COMBI-NATION RINSING, CLEANING AND STERILIZING MACHINES WITH ON-BOARD CLEAN IN PLACE CAPABILITY FOR USE IN THE FOOD AND BEV- ERAGE PROCESSING INDUSTRY, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FIRST USE 1-21-2008; IN COMMERCE 1-21-2008.

THE MARK CONSISTS OF STANDARD CHAR-ACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SER. NO. 77-333,108, FILED 11-19-2007.

PATRICIA EVANKO, EXAMINING ATTORNEY



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MY BLEND

Reg. No. 4,081,003 SUNBEAM PRODUCTS, INC. (DELAWARE CORPORATION)

Registered Jan. 3, 2012 2381 EXECUTIVE CENTER DRIVE BOCA RATON, FL 33431

Int. Cl.: 7 FOR: ELECTRIC FOOD PREPARATION APPLIANCES, NAMELY, BLENDERS AND FOOD

PROCESSORS, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

TRADEMARK FIRST USE 2-28-2011; IN COMMERCE 2-28-2011.

PRINCIPAL REGISTER THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PAR-

TICULAR FONT, STYLE, SIZE, OR COLOR.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "BLEND", APART FROM THE

MARK AS SHOWN.

SN 85-132,124, FILED 9-17-2010.

MICHAEL WEBSTER, EXAMINING ATTORNEY



land J. Kappas

Director of the United States Patent and Trademark Office

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Document 49-1

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.* **See** 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or reminder of these filing requirements.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at http://www.uspto.gov.



MAGNABLEND

Reg. No. 4,832,643

CARRIER COMMERCIAL REFRIGERATION, INC. (DELAWARE CORPORATION)

ONE CARRIER PLACE Registered Oct. 13, 2015 FARMINGTON, CT 06032

Int. Cls.: 7 and 11

FOR: BEVERAGE PROCESSING MACHINES, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34

AND 35).

TRADEMARK

FIRST USE 11-4-2014; IN COMMERCE 11-4-2014.

PRINCIPAL REGISTER

FOR: FROZEN BEVERAGE EQUIPMENT, NAMELY, BEVERAGE-COOLING APPARATUS; FROZEN BEVERAGE DISPENSING MACHINES; FROZEN BEVERAGE DISPENSING EQUIPMENT, NAMELY, BEVERAGE CHILLING UNITS; REFRIGERATED BEVERAGE DISPENSING UNITS; PARTS AND STRUCTURAL COMPONENTS THEREOF FOR THE AFOREMENTIONED GOODS, IN CLASS 11 (U.S. CLS. 13, 21, 23, 31 AND 34).

FIRST USE 11-4-2014; IN COMMERCE 11-4-2014.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PAR-TICULAR FONT, STYLE, SIZE, OR COLOR.

SN 86-190,138, FILED 2-11-2014.

BRIAN PINO, EXAMINING ATTORNEY



Michelle K. Len Director of the United States Patent and Trademark Office

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WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.* **See** 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at http://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.



BABY BLENDY

Reg. No. 5,418,494

Gonzalez, Omar (UNITED STATES INDIVIDUAL)

10119 Nw 135th St.

Registered Mar. 06, 2018 Hialeah Gardens, FLORIDA 33018

Int. Cl.: 7

Gonzalez, Osmay (UNITED STATES INDIVIDUAL)

10119 Nw 135th St.

Trademark

Hialeah Gardens, FLORIDA 33018 CLASS 7: Electric food blenders

Principal Register

FIRST USE 1-4-2018; IN COMMERCE 1-4-2018

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY

PARTICULAR FONT STYLE, SIZE OR COLOR

No claim is made to the exclusive right to use the following apart from the mark as shown:

"BABY"

SER. NO. 86-249.009, FILED 04-10-2014



Director of the United States Patent and Trademark Office

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- *Second Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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BLENDER DUO

Reg. No. 5,200,245

Registered May 09, 2017 NEWTON, MA 02459

Int. Cl.: 7

Trademark

Principal Register

SHARKNINJA OPERATING LLC (DELAWARE LIMITED LIABILITY COMPANY)

180 WELLS AVENUE, SUITE 200

CLASS 7: ELECTRIC KITCHEN APPLIANCES FOR HOUSEHOLD USE, NAMELY, ELECTRIC FOOD BLENDERS, ELECTRIC FOOD CHOPPERS AND ELECTRIC FOOD PROCESSORS, ELECTRIC MIXERS, ELECTRIC FOOD AND MEAT GRINDERS, ELECTRIC COFFEE GRINDERS, ELECTRIC JUICERS, ELECTRIC JUICE EXTRACTORS, ELECTRIC FRUIT PRESSES, ELECTRIC FRUIT PEELERS, ELECTRIC FOOD SLICERS, ELECTRIC EGG BEATERS, ELECTRIC WHISKS, ELECTRIC GRATERS, ELECTRIC VEGETABLE PEELERS, ELECTRIC PASTA MAKERS

FIRST USE 9-30-2014; IN COMMERCE 9-30-2014

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

No claim is made to the exclusive right to use the following apart from the mark as shown: "BLENDER"

SER. NO. 86-289,321, FILED 05-22-2014 LAUREN ELAN BURKE, EXAMINING ATTORNEY



Nichelle K. Len

Director of the United States Patent and Trademark Office

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.



BLENDERMATE

Reg. No. 5,149,086 Adrian Van Luven (UNITED STATES INDIVIDUAL)

75 N Woodward Ave Ste 82983

Registered Feb. 28, 2017 Tallahassee, FL 32313

Int. Cl.: 7 CLASS 7: Household utensil, namely, a basket accessory for electric food blenders

Trademark FIRST USE 11-10-2015; IN COMMERCE 11-10-2015

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY

Principal Register Particular font style, size or color

SER. NO. 86-853,819, FILED 12-18-2015

AISHA CLARKE JOHNSON, EXAMINING ATTORNEY



Nichelle K. Len

Director of the United States Patent and Trademark Office

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- *Second Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at h ttp://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.

Anited States of America United States Patent and Trademark Office

Document 49-1

Blendplus

Reg. No. 5,026,355

Registered Aug. 23, 2016 SALT LAKE CITY, UT 84057

Int. Cl.: 7, 11, 21

Trademark

Principal Register

VITA PLUS ELECTRICAL INC. (UTAH CORPORATION) 2038 S 500 E

CLASS 7: Beverage preparation machines, electromechanical; Fruit presses, electric, for household purposes; Kitchen machines, namely, electric standing mixers; Mixing machines; Spin driers; Washing machines for household purposes; Food waste disposals; Laundry centers, namely, a clothes washer combined with a clothes dryer; Lifting jacks other than hand-operated; Multi-purpose, electric countertop food preparation apparatus, namely, a combination meat tenderizer and marinator, for household use

FIRST USE 9-1-2015; IN COMMERCE 9-1-2015

CLASS 11: Air purifying apparatus and machines; Bread-making machines; Drinking fountains; Electric griddles; Electric radiators; Fitted liners for baths and showers; Lighting apparatus, namely, lighting installations; Refrigerators; Sterilizers; Water purification installations

FIRST USE 9-1-2015; IN COMMERCE 9-1-2015

CLASS 21: Beverage glassware; China ornaments; Containers for household use; Cooking pot sets; Drinking vessels; Industrial packaging containers of glass or porcelain; Kitchen utensils, namely, splatter screens; Rags for cleaning; Rails and rings for towels; Thermally insulated containers for food

FIRST USE 9-1-2015; IN COMMERCE 9-1-2015

The mark consists of the stylized words "BLENDPLUS".

SER. NO. 86-870,853, FILED 01-11-2016 JOHN SALVADOR MIRANDA, EXAMINING ATTORNEY



Michelle K. Zen

Director of the United States Patent and Trademark Office

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- *Second Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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United States of America United States Patent and Trademark Office



Reg. No. 5,408,212

Registered Feb. 20, 2018

Int. Cl.: 7

Trademark

Principal Register

Gonzalez, Omar (UNITED STATES INDIVIDUAL)

10119 Nw 135th St.

Hialeah Gardens, FLORIDA 33018

Gonzalez, Osmay (UNITED STATES INDIVIDUAL)

10119 Nw 135th St

Hialeah Gardens, FLORIDA 33018

CLASS 7: Electric food blenders

FIRST USE 1-4-2018; IN COMMERCE 1-4-2018

The mark consists of the stylized wording "Baby Blendy", with the term "Baby" appearing above "Blendy". To the left of the wording is a stylized design of a monkey with a circular head and ears, a cylindrical torso, and two long curved arms projecting downward from the area where the head meets the torso.

No claim is made to the exclusive right to use the following apart from the mark as shown: "BABY"

SER. NO. 87-044,037, FILED 05-19-2016



Director of the United States Patent and Trademark Office

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- *Second Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.



BLENDIN

Reg. No. 5,348,785 Blendin Parts Inc. (CALIFORNIA CORPORATION)

Registered Dec. 05, 2017 Van Nuys, CALIFORNIA 91406

Int. Cl.: 7 CLASS 7: Replacement parts for blenders, food processors, and coffee grinders, namely,

blades, jars, gaskets, nuts, couplings, gears, clutches, filter holders, water filters

Trademark FIRST USE 2-00-2016; IN COMMERCE 2-00-2016

Principal Register The Mark consists of Standard Characters without claim to any

PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 87-204,266, FILED 10-14-2016



Performing the Functions and Duties of the Under Secretary of Commerce for Intellectual Property and Director of the

United States Patent and Trademark Office

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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United States of America United States Patent and Trademark Office

SMART BLEND

Reg. No. 5,318,787

L'Chef, LLC (DELAWARE LIMITED LIABILITY COMPANY)

150 E 100 S Ste 201 ered Oct 2.4 2.017 St. George, UTAH 84770

Registered Oct. 24, 2017 St. George, UTAH

Int. Cl.: 7 CLASS 7: Electric food blenders

Trademark FIRST USE 3-17-2017; IN COMMERCE 6-1-2017

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY

Principal Register PARTICULAR FONT STYLE, SIZE OR COLOR

No claim is made to the exclusive right to use the following apart from the mark as shown:

"BLEND"

SER. NO. 87-329,939, FILED 02-09-2017



Performing the Functions and Duties of the Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- *Second Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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Document 49-1

BLENDID

Reg. No. 6,608,661 Registered Jan. 04, 2022 Int. Cl.: 7, 9 **Trademark Principal Register**

6d bytes inc. (DELAWARE CORPORATION) 440 N Wolfe Rd

Sunnyvale, CALIFORNIA 94085

CLASS 7: Automated food and beverage preparation machine consisting of softwarecontrolled food and beverage dispensing, mixing, preparation, and delivery apparatus; Software-controlled food and beverage preparation and delivery machines; Automatic and autonomous food and beverage preparation machine consisting of dispensing, mixing, preparation, delivery, calibration, self-diagnosis, and self-repair units used in the preparation and delivery of food and beverage; Software-controlled robotic machine for food and beverage preparation and delivery; robotic food preparation machines which comprise machine tools for preparing and delivering food

FIRST USE 4-1-2018; IN COMMERCE 7-1-2020

CLASS 9: Software and hardware for use in operating an automated and autonomous food and drinks preparation kiosk; Software and hardware for use in operating an automated food and drinks preparation system; Software-driven robotic food and drinks preparation system comprised of a robot with artificial intelligence, operating software for operating the robot, and optical digital cameras, which features self-calibration and self- servicing modules; Cloud-based networking system, comprised of software for controlling food and beverage preparation hardware; Computer hardware and software modules, namely, robot operating software, for use in an automated food preparation and delivery system which features self-diagnosis and self-calibration; Computer application software and software all for use with smartphones, interactive touch screens, and tablets computers, for operating a kiosk that allows a user to order food and beverages; Smart devices, namely, smartphones, interactive touch screens, and tablets computers, used in association with a food and drinks kiosk; graphical user interface software for use with smartphones, interactive touch screens, and tablets computers, for displaying the user interface of a food and beverage preparation kiosk; Interactive computer kiosks comprising computers, computer hardware, computer peripherals, and computer operating software, for use with automated and autonomous food and drinks preparation and delivery

FIRST USE 4-1-2018; IN COMMERCE 7-1-2020

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR



Performing the Functions and Duties of the Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office



Case 2:25-cv-00096-RJS-DBP Document 49-1 Filed 04/25/25 PageID.1031 Page 108 of 294

SER. NO. 87-840,486, FILED 03-19-2018

Page: 2 of 3 / RN # 6608661

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

· You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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Page: 3 of 3 / RN # 6608661

United States of America United States Patent and Trademark Office

FLO-BLEND

Reg. No. 5,791,645

Registered Jul. 02, 2019

Int. Cl.: 7

Trademark

Principal Register

Mojonnier USA, LLC (OHIO LIMITED LIABILITY COMPANY)

Suite N

10325 State Route 43 Streetsboro, OHIO 44241

CLASS 7: beverage meter-based carbon control mixing apparatus, namely, machine for mixing syrups, carbon dioxide, and water in the preparation of beverages

FIRST USE 9-14-2018; IN COMMERCE 9-14-2018

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY

PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 87-862,220, FILED 04-04-2018



WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

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AIRLESS BLENDING

Reg. No. 5,928,954 NuWave, LLC (ILLINOIS LIMITED LIABILITY COMPANY)

1795 N. Butterfield Rd. Registered Dec. 03, 2019 Libertyville, ILLINOIS 60048

CLASS 7: Electric food blenders **Int. Cl.: 7**

FIRST USE 5-19-2017; IN COMMERCE 12-22-2017 **Trademark**

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY

Supplemental Register PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 87-914,142, FILED P.R. 05-09-2018; AM. S.R. 09-26-2019



WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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The Blend Friend

Reg. No. 6,234,269

Registered Dec. 29, 2020

Int. Cl.: 7

Trademark

Principal Register

BMS Products (NEW YORK LIMITED LIABILITY COMPANY)

57 West 38th St Suite 500 New York, NEW YORK 10018

CLASS 7: Electric food blender accessory comprised of a hard outer shell cup, with lid, designed to accept a disposable cup, for attachment to electric food blenders

FIRST USE 00-00-2020; IN COMMERCE 00-00-2020

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

No claim is made to the exclusive right to use the following apart from the mark as shown: "BLEND" $\,$

SER. NO. 88-083,945, FILED 08-19-2018





WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

· You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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The Original Portable Blender

Reg. No. 5,783,996

Miramore Inc. (DELAWARE CORPORATION), DBA BlendJet

1320 Harborbay Parkway

Registered Jun. 18, 2019

Suite 180

Alameda, CALIFORNIA 94502

Int. Cl.: 7

Trademark

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CLASS 7: Electric food processors; Electric mixers; Electric mixers for household purposes; Electric hand-held mixers for household purposes; Food processors, electric; Hand-held

electric-powered food processors

Supplemental Register

FIRST USE 10-12-2017; IN COMMERCE 6-2-2018

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY

PARTICULAR FONT STYLE, SIZE OR COLOR

No claim is made to the exclusive right to use the following apart from the mark as shown:

"PORTABLE BLENDER"

SER. NO. 88-295,231, FILED P.R. 02-09-2019; AM. S.R. 05-01-2019



WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at h ttp://www.uspto.gov.

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Anited States of America United States Patent and Trademark Office



Reg. No. 6,126,527

ENEGI BRANDS INC. (NEW YORK CORPORATION)

2445 Hubbard Street

Registered Aug. 11, 2020 Brooklyn, NEW YORK 11235

Int. Cl.: 7

CLASS 7: Portable and non-portable electric food blenders; electric mixers

Trademark

FIRST USE 1-1-2019; IN COMMERCE 2-1-2020

Principal Register

The mark consists of of the wording "POLAR BLEND" with a hypnotic spiral inside the

letter "P" and two lines above the letter "P".

No claim is made to the exclusive right to use the following apart from the mark as shown:

"BLEND"

SER. NO. 88-978,287, FILED 03-13-2019





WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at http://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.

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MULTIBLEND

Reg. No. 6,002,087 Hamilton Beach Brands, Inc. (DELAWARE CORPORATION)

4421 Waterfront Drive Registered Mar. 03, 2020 Glen Allen, VIRGINIA 23060

CLASS 7: Electric food blenders **Int. Cl.: 7**

FIRST USE 9-30-2013; IN COMMERCE 9-30-2013 **Trademark**

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY

Principal Register PARTICULAR FONT STYLE, SIZE OR COLOR

OWNER OF U.S. REG. NO. 4581971

SEC.2(F)

SER. NO. 88-571,233, FILED 08-08-2019





WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

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Page: 2 of 2 / RN # 6002087



HYDRATION BLEND

Reg. No. 6,441,867

Registered Aug. 03, 2021

Int. Cl.: 7

Trademark

Principal Register

Beast Health, LLC (CALIFORNIA LIMITED LIABILITY COMPANY)

1501 Umeo Road

Pacific Palisades, CALIFORNIA 90272

CLASS 7: Electric food processors; electric food blenders

FIRST USE 6-14-2021; IN COMMERCE 6-14-2021

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO

ANY PARTICULAR FONT STYLE, SIZE OR COLOR

No claim is made to the exclusive right to use the following apart from the mark as

shown: "BLEND"

SER. NO. 88-645,113, FILED 10-07-2019









WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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BlenderX

Reg. No. 6,074,514

Modern Comfort Home Products, LLC (NEW JERSEY LIMITED LIABILITY COMPANY)

359 Monroe Avenue

Registered Jun. 09, 2020

Wyckoff, NEW JERSEY 07481

Int. Cl.: 7

CLASS 7: Electric food blenders

Trademark

FIRST USE 11-3-2019; IN COMMERCE 11-3-2019

Principal Register

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY

PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 88-685,416, FILED 11-08-2019





WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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Most Convenient Blender

Reg. No. 6,112,680

Registered Jul. 28, 2020

Int. Cl.: 7

Trademark

Principal Register

BLENDJET INC. (DELAWARE CORPORATION)

5159 Commercial Circle, Suite B Concord, CALIFORNIA 94520

CLASS 7: Electric food processors; Electric mixers; Electric mixers for household purposes; Electric hand-held mixers for household purposes; Food processors, electric; Hand-held electric-powered food processors

FIRST USE 10-12-2017; IN COMMERCE 6-2-2018

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

No claim is made to the exclusive right to use the following apart from the mark as shown: "BLENDER"

SER. NO. 88-748,845, FILED 01-07-2020





WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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Anited States of America United States Patent and Trademark Office

BLEND SIP CHILL

Reg. No. 6,117,872

F'real! Foods, LLC (CALIFORNIA LIMITED LIABILITY COMPANY)

6121 Hollis Street

Registered Aug. 04, 2020 Emeryville, CALIFORNIA 94608

Int. Cl.: 7

Trademark

milkshakes, smoothies and other drinks

Principal Register

FIRST USE 10-00-2019; IN COMMERCE 10-00-2019

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

CLASS 7: machines for blending milkshakes, smoothies and other frozen or chilled drinks;

machines, namely, electric food blenders and electric ice crushers for production of

No claim is made to the exclusive right to use the following apart from the mark as shown: "BLEND" AND "CHILL"

SER. NO. 88-760,066, FILED 01-15-2020





WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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Page: 2 of 2 / RN # 6117872

United States of America United States Patent and Trademark Office



Reg. No. 6,226,288

Registered Dec. 22, 2020

Int. Cl.: 7

Trademark

Principal Register

ENEGI BRANDS INC. (NEW YORK CORPORATION)

2445 Hubbard Street

Brooklyn, NEW YORK 11235

CLASS 7: Portable and non-portable electric food blenders; electric mixers

FIRST USE 1-1-2019; IN COMMERCE 2-1-2020

The mark consists of the wording "Polar Blend" with a hypnotic spiral inside the letter "P" and two lines above the letter "P".

No claim is made to the exclusive right to use the following apart from the mark as shown: "BLEND"

SER. NO. 88-921,388, FILED 05-18-2020





WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

· You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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United States of America United States Patent and Trademark Office

Next-Gen Blender

Reg. No. 6,220,824

Registered Dec. 15, 2020

Int. Cl.: 7

Trademark

Principal Register

BlendJet Inc. (DELAWARE CORPORATION)

5159 Commercial Circle, Suite B Concord, CALIFORNIA 94520

CLASS 7: Electric food blenders; Electric food processors; Electric hand-held mixers for household purposes; Electric mixers; Electric mixers for household purposes; Food processors, electric; Hand-held electric-powered food processors

FIRST USE 5-13-2020; IN COMMERCE 5-18-2020

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

No claim is made to the exclusive right to use the following apart from the mark as shown: "BLENDER"

SER. NO. 88-923,985, FILED 05-19-2020





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Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

· You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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XBLENDZ

Reg. No. 6,371,512

Registered Jun. 01, 2021

Int. Cl.: 7

Trademark

Principal Register

Jamall Lynch (UNITED STATES INDIVIDUAL)

58 Osborne Rd

West Hempstead, NEW YORK 11552

CLASS 7: Electric food blenders; Electric food processors; Hand-held electric-powered food processors

FIRST USE 9-17-2020; IN COMMERCE 9-17-2020

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 90-201,087, FILED 09-22-2020









WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

· You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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ECOBLEND

Reg. No. 6,662,919

Registered Mar. 08, 2022

Int. Cl.: 7

Trademark

Principal Register

Fresh Blends Ltd. (BAHAMAS LIMITED LIABILITY COMPANY)

51 FREDERICK STREET

Nassau, BAHAMAS

CLASS 7: professional electric food and beverage mixers and blenders with storage and

refrigeration capabilities

FIRST USE 12-30-2019; IN COMMERCE 12-30-2019

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO

ANY PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 90-366,339, FILED 12-08-2020









WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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BlenderMaster

Reg. No. 6,561,179 Registered Nov. 16, 2021 Int. Cl.: 7 Trademark

Principal Register

DONGGUAN RUIYING MOTOR INDUSTRIAL CO., LTD. (CHINA LIMITED LIABILITY COMPANY)
4th Floor, B Building, Hengyi Industrial
Huilong Road, Dakan Village, Huangjiang
Dongguan, Guangdong, CHINA 523000

CLASS 7: Dishwashers; Agitators for circulating liquid media; Centrifugal mills; Coffee grinders, other than hand-operated; Crushers for kitchen use, electric; Electric juice extractors; Electric whisks for household purposes; Electric egg beaters; Electric food blenders; Fruit presses, electric, for household purposes; Grinding tools for grinding machines; Kitchen grinders, electric; Kitchen machines, namely, electric standing mixers; Mixing machines; Electric mixers

FIRST USE 12-8-2020; IN COMMERCE 12-8-2020

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE. SIZE OR COLOR

SER. NO. 90-463,194, FILED 01-13-2021









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- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

· You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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United States of America United States Patent and Trademark Office

Cleanblend

Reg. No. 6,580,957

Registered Dec. 07, 2021

Int. Cl.: 7

Trademark

Principal Register

PODELL & HALL INC. (CALIFORNIA CORPORATION)

SUITE 222

4603 MISSION BLVD.

SAN DIEGO, CALIFORNIA 92109

CLASS 7: Electric food blenders

FIRST USE 1-1-2012; IN COMMERCE 1-1-2012

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO

ANY PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 90-481,629, FILED 01-22-2021









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Requirements in the First Ten Years* What and When to File:

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Requirements in Successive Ten-Year Periods* What and When to File:

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Grace Period Filings*

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Page: 2 of 2 / RN # 6580957



blendAR

Reg. No. 6,689,888

Registered Apr. 05, 2022

Int. Cl.: 7

Trademark

Principal Register

Apollonia Jordan (UNITED STATES INDIVIDUAL), DBA Apollonia Jordan,

LLC

222 Beale street Apt 404B

San Francisco, CALIFORNIA 94105

CLASS 7: Electric food blenders; Electric food blenders

FIRST USE 3-9-2021; IN COMMERCE 3-9-2021

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO

ANY PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 90-574,884, FILED 03-12-2021









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Grace Period Filings*

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BlendBlack

Reg. No. 6,663,962

Registered Mar. 08, 2022

Int. Cl.: 7

Trademark

Principal Register

BlendBlack LLC (NEW YORK LIMITED LIABILITY COMPANY)

465 E 188th St, PO Box 912 Bronx, NEW YORK 10458

CLASS 7: Electric food blenders

FIRST USE 1-00-2021; IN COMMERCE 1-00-2021

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO

ANY PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 90-605,795, FILED 03-26-2021









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Requirements in the First Ten Years* What and When to File:

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Requirements in Successive Ten-Year Periods* What and When to File:

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Grace Period Filings*

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NUTRIBLEND

Reg. No. 7,134,171 L'Chef, LLC (UTAH LIMITED LIABILITY COMPANY)

4196 S 950 E Registered Aug. 08, 2023

St. George, UTAH 84790 **Int. Cl.: 7**

CLASS 7: Interchangeable blades sold as a component of electric kitchen mixers **Trademark**

Principal Register THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO

ANY PARTICULAR FONT STYLE, SIZE OR COLOR

FIRST USE 12-8-2021; IN COMMERCE 12-8-2021

SER. NO. 97-027,302, FILED 09-14-2021



Director of the United States Patent and Trademark Office



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Document 49-1

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

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Document 49-1

BlenderCozy

Reg. No. 7,178,920

Registered Oct. 03, 2023

Int. Cl.: 7

Trademark

Principal Register

OPLET CORPORATION (WASHINGTON CORPORATION)

10944 243RD AVE NE

Redmond, WASHINGTON 98053

CLASS 7: Kitchen appliance covers, namely, a covering for electric food blenders for sound reduction purposes

FIRST USE 10-1-2021; IN COMMERCE 10-1-2021

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 97-088,730, FILED 10-22-2021



Director of the United States Patent and Trademark Office



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Document 49-1

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Requirements in Successive Ten-Year Periods* What and When to File:

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Grace Period Filings*

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Digitally signed by United States Patent and Trademark Office Location: United States Patent and Trademark Office Date: 2023.02.19 02:53:17 -05'00'

Anited States of America United States Patent and Trademark Office

BLEND GENIX

Reg. No. 6,994,837

Registered Mar. 07, 2023

Int. Cl.: 7

Trademark

Principal Register

Cusumano, Thomas J. (UNITED STATES INDIVIDUAL)

P.O. Box 10561

Palm Desert, CALIFORNIA 92255

CLASS 7: Electric food blenders

FIRST USE 10-15-2021; IN COMMERCE 10-15-2021

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO

ANY PARTICULAR FONT STYLE, SIZE OR COLOR

No claim is made to the exclusive right to use the following apart from the mark as

shown: "BLEND"

SER. NO. 97-096,832, FILED 10-28-2021



Director of the United States Patent and Trademark Office



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Requirements in Successive Ten-Year Periods* What and When to File:

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Digitally signed by United States Patent and Trademark Office Location: United States Patent and Trademark Office Date: 2023.01.29 03:05:59 -05'00'

United States of America United States Patent and Trademark Office



Reg. No. 6,977,743

Registered Feb. 14, 2023

Int. Cl.: 7

Trademark

Principal Register

JaMac LLC (COLORADO LIMITED LIABILITY COMPANY) 36 S Holman Way, Apt. 1F Golden, COLORADO 80401

CLASS 7: Consumer electronics, namely, electric blenders for household purposes; portable electric food blenders, handheld electric food blenders, kitchen appliances, namely, electrically-powered kitchen appliance for dicing, mincing, slicing and chopping food

FIRST USE 5-2-2021; IN COMMERCE 5-2-2021

The mark consists of a blending swirl on top of the wording EASY in capital letters next to the wording "Blend" in boldface letters.

No claim is made to the exclusive right to use the following apart from the mark as shown: "BLEND"

SER. NO. 97-178,472, FILED 12-17-2021



Kathevine Kelly Vidal

Director of the United States
Patent and Trademark Office



Document 49-1

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Requirements in Successive Ten-Year Periods* What and When to File:

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Grace Period Filings*

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Page

Generated on: This page was generated by TSDR on 2025-04-25 15:28:44 EDT

Mark: BLENDZALL

BLENDZALL

US Serial Number: 97177485 Application Filing Dec. 17, 2021

Date:

Register: Principal

Mark Type: Trademark

TM5 Common Status Descriptor:



LIVE/APPLICATION/Under Examination

The trademark application has been accepted by the Office (has met the minimum filing requirements) and that this application has been assigned to an examiner.

Status: A fourth request for extension of time to file a Statement of Use has been granted.

Status Date: Dec. 05, 2024

Publication Date: Nov. 01, 2022 Notice of Allowance Date: Dec. 27, 2022

Mark Information

Mark Literal BLENDZALL

Elements:

Standard Character Yes. The mark consists of standard characters without claim to any particular font style, size, or color.

Claim

Mark Drawing 4 - STANDARD CHARACTER MARK

Type:

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

• Brackets [..] indicate deleted goods/services;

• Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and

• Asterisks *..* identify additional (new) wording in the goods/services.

For: Hand blenders, namely, electric food blenders; apparatus for blending, namely, electric food blenders; electrical hand-held stick food

blender; Electric food blenders; blender apparatus, namely, electric food blenders

International 007 - Primary Class

Class(es):

Class Status: ACTIVE

U.S Class(es): 013, 019, 021, 023, 024, 031, 034, 035

Basis Information (Case Level)

 Filed Use:
 No
 Currently Use:
 No

 Filed ITU:
 Yes
 Currently ITU:
 Yes

 Filed 44D:
 No
 Currently 44D:
 No

 Filed 44E:
 No
 Currently 44E:
 No

 Filed 66A:
 No
 Currently 66A:
 No

 Filed No Basis:
 No
 Currently No Basis:
 No

Current Owner(s) Information

Owner Name: Booker & Dax, LLC

Owner Address: 5th Floor

60 E. 11th Street

New York, NEW YORK UNITED STATES 10003

Legal Entity Type: LIMITED LIABILITY COMPANY State or Country DELAWARE

Where Organized:

Attorney/Correspondence Information

Attorney of Record

Attorney Name: Silas K. Alexander Docket Number: BDLLC.011T

Attorney Primary Email Address: Attorney Email Address: Authorized:

Correspondent

Correspondent Silas K. Alexander

Name/Address: KNOBBE, MARTENS, OLSON & BEAR, LLP

2040 MAIN STREET 14TH FLOOR

IRVINE, CALIFORNIA United States 92614

Phone: 949-760-0404 Fax: 9497609502

Domestic Representative - Not Found

Prosecution History

| Date | Description | Proceeding Number |
|---------------|--|----------------------|
| Mar. 03, 2025 | NOTICE OF APPROVAL OF EXTENSION REQUEST E-MAILED | |
| Dec. 06, 2024 | SOU EXTENSION 4 GRANTED | |
| Dec. 05, 2024 | SOU EXTENSION 4 FILED | |
| Dec. 05, 2024 | SOU TEAS EXTENSION RECEIVED | |
| Jun. 25, 2024 | NOTICE OF APPROVAL OF EXTENSION REQUEST E-MAILED | |
| Jun. 25, 2024 | SOU EXTENSION 3 GRANTED | 88889 |
| Jun. 25, 2024 | SOU EXTENSION 3 FILED | 88889 |
| Jun. 25, 2024 | SOU TEAS EXTENSION RECEIVED | |
| Jan. 18, 2024 | ASSIGNED TO EXAMINER | |
| Dec. 20, 2023 | NOTICE OF APPROVAL OF EXTENSION REQUEST E-MAILED | |
| Dec. 18, 2023 | SOU EXTENSION 2 GRANTED | |
| Dec. 18, 2023 | SOU EXTENSION 2 FILED | |
| Dec. 18, 2023 | SOU TEAS EXTENSION RECEIVED | |
| Jun. 17, 2023 | NOTICE OF APPROVAL OF EXTENSION REQUEST E-MAILED | |
| Jun. 15, 2023 | SOU EXTENSION 1 GRANTED | |
| Jun. 15, 2023 | SOU EXTENSION 1 FILED | |
| Jun. 15, 2023 | SOU TEAS EXTENSION RECEIVED | |
| Dec. 27, 2022 | NOA E-MAILED - SOU REQUIRED FROM APPLICANT | |
| Nov. 01, 2022 | OFFICIAL GAZETTE PUBLICATION CONFIRMATION E-MAILED | |
| Nov. 01, 2022 | PUBLISHED FOR OPPOSITION | |
| Oct. 12, 2022 | NOTIFICATION OF NOTICE OF PUBLICATION E-MAILED | |
| Sep. 23, 2022 | APPROVED FOR PUB - PRINCIPAL REGISTER | |
| Sep. 23, 2022 | ASSIGNED TO EXAMINER | |
| Dec. 21, 2021 | NEW APPLICATION OFFICE SUPPLIED DATA ENTERED | |
| Dec. 21, 2021 | NEW APPLICATION ENTERED | |

TM Staff and Location Information

TM Staff Information

TM Attorney: TRUSILO, KELLY

Law Office LAW OFFICE 107

Assigned:

File Location

Current Location: INTENT TO USE SECTION Date in Location: Dec. 27, 2022

Page



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Document 49-1

BLENDERCAP

Reg. No. 7,264,809

Registered Jan. 02, 2024

Int. Cl.: 7

Trademark

Supplemental Register

Trojan Horse Incorporated (CALIFORNIA CORPORATION)

1500 Green Hills Rd, STE 104 Scotts Valley, CALIFORNIA 65066

CLASS 7: portable electric blenders for food and beverages

FIRST USE 4-6-2023; IN COMMERCE 4-6-2023

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO

ANY PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 97-393,009, FILED P.R. 05-03-2022; AM. S.R. 05-12-2023



Director of the United States Patent and Trademark Office



REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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United States of America United States Patent and Trademark Office



Reg. No. 7,186,994

Registered Oct. 10, 2023

Int. Cl.: 7

Trademark

Principal Register

Deviceful LLC (SOUTH CAROLINA LIMITED LIABILITY COMPANY) 520 FOLLY RD STE 25 Unit 116

CHARLESTON, SOUTH CAROLINA 29412

CLASS 7: Tool bits for machines

FIRST USE 1-5-2021; IN COMMERCE 7-5-2022

The mark consists of a solid circle with negative space cut out in the shape of a blender blade with four points above the wording "BLENDERBIT" in stylized text.

No claim is made to the exclusive right to use the following apart from the mark as shown: "BLENDER BIT"

SER. NO. 97-534,383, FILED 08-04-2022



Katherine Kelly Vidal

Director of the United States
Patent and Trademark Office



REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

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Document 49-1

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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Document 49-1

BlendQuik

Reg. No. 7,349,097

Registered Apr. 02, 2024

Int. Cl.: 7, 35

Service Mark

Trademark

Supplemental Register

BlendQuik (WYOMING LIMITED LIABILITY COMPANY)

49034 Wedge Grass Terrace Fremont, CALIFORNIA 94539

CLASS 7: Kitchen appliances, namely, electric portable blenders for household

purposes

FIRST USE 9-10-2022; IN COMMERCE 9-10-2022

CLASS 35: Online retail store services featuring kitchen appliances

FIRST USE 9-10-2022; IN COMMERCE 9-10-2022

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO

ANY PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 97-676,365, FILED P.R. 11-14-2022; AM. S.R. 02-15-2024



Director of the United States Patent and Trademark Office



REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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United States of America United States Patent and Trademark Office



Reg. No. 7,378,348

Registered May 07, 2024

Int. Cl.: 7

Trademark

Principal Register

Arikan, Ramazan Gokhan (TURKEY INDIVIDUAL) bagatur sokak, no 11/14

Bahcelievler mahallesi, sultanmurat cad Istanbul, Uskudar, TÜRKİYE 34688

CLASS 7: Electric food blenders; Electric food choppers; Electric food grinders

OWNER OF TURKEY, REG. NO. 2022119168, DATED 12-20-2022, EXPIRES 08-18-2032

SER. NO. 97-864,624, FILED 03-30-2023



Director of the United States Patent and Trademark Office



REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at http://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.

Anited States of America Muitah States Watent and Arahemark Office United States Patent and Trademark Office

BlendTide

Reg. No. 7,401,373

Registered May 28, 2024

Int. Cl.: 7

Trademark

Principal Register

Shenzhen Zhicheng Yige Trading Co., Ltd. (CHINA limited company (ltd.)) 1002, Build. C, Cuihu Mingyuan 2 Qingcui Road, Longhua District Shenzhen, Guangdong, CHINA 518109

CLASS 7: Crushers for kitchen use, electric; Electric food blenders; Electric food processors; Electric juice extractors; Electric lawnmowers; Electric mixers for household purposes; Electric vacuum cleaners; Electric vacuum food sealers for household purposes; Electrical coffee grinders; Kitchen machines, namely, electric standing mixers

FIRST USE 5-3-2023; IN COMMERCE 5-3-2023

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 97-937,472, FILED 05-15-2023



Director of the United States Patent and Trademark Office



REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at http://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.

Generated on: This page was generated by TSDR on 2025-04-25 15:29:10 EDT

Mark: BLENDER PITCHER

BLENDER PITCHER

US Serial Number: 98032506 Application Filing Jun. 07, 2023

Date:

Filed as TEAS Yes **Currently TEAS** Yes Plus:

Plus:

Register: Principal Mark Type: Trademark

TM5 Common Status Descriptor:



LIVE/APPLICATION/Under Examination

The trademark application has been accepted by the Office (has met the minimum filing requirements) and that this application has been assigned to

Status: Suspension check completed. Application remains suspended.

Status Date: Jan. 31, 2025

Mark Information

Mark Literal BLENDER PITCHER

Elements:

Standard Character Yes. The mark consists of standard characters without claim to any particular font style, size, or color.

Mark Drawing 4 - STANDARD CHARACTER MARK

Type:

Translation: The wording "BLENDER PITCHER" has no meaning in a foreign language.

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

- Brackets [..] indicate deleted goods/services;
- Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and
- Asterisks *..* identify additional (new) wording in the goods/services.

For: Electric food blenders; Electric food blenders for household purposes; Electric fruit squeezers for household purposes; Electric handheld mixers for household purposes; Electric infant formula mixers for household use; Electric juice extractors; Electric juicers; Electric kitchen mixers; Electric mixers for household purposes; Electrical juice extractors for fruit; Electrical squeezers for fruits and vegetables; Juice extractors, electric; Juice machines; Kitchen machines, namely, electric standing mixers; Meat and food grinder attachments for electric mixers for household use

International 007 - Primary Class U.S Class(es): 013, 019, 021, 023, 024, 031, 034, 035

Class(es):

Class Status: ACTIVE

Use in Commerce: Apr. 15, 2023 First Use: Apr. 15, 2023

Basis Information (Case Level)

Filed Use: Yes Currently Use: Yes Filed ITU: No Currently ITU: No Filed 44D: No Currently 44D: No Filed 44E: No Currently 44E: No Filed 66A: No. Currently 66A: No Filed No Basis: No Currently No Basis: No

Current Owner(s) Information

Owner Name: Yiwu Bangbu Household Products Co., Ltd.
Owner Address: Room 201, Unit 8, Bldg 2, Xiangzhangyuan

Danxi 3rd District, Beiyuan Street Yiwu, Zhejiang CHINA 322000

Legal Entity Type: LIMITED LIABILITY COMPANY
State or Country CHINA Where Organized:

Attorney/Correspondence Information

Attorney of Record - None

Correspondent

Correspondent Yiwu Bangbu Household Products Co., Ltd. Name/Address: Room 201, Unit 8, Bldg 2, Xiangzhangyuan

Danxi 3rd District, Beiyuan Street Yiwu, Zhejiang CHINA 322000

Correspondent e- 260856156@qq.com

mail:

Correspondent e- Yes mail Authorized:

Domestic Representative - Not Found

Prosecution History

| Date | Description | Proceeding Number |
|---------------|--|----------------------|
| Jan. 31, 2025 | REPORT COMPLETED SUSPENSION CHECK CASE STILL SUSPENDED | |
| May 28, 2024 | NOTICE OF SUSPENSION SENT - PENDING REVIEW | |
| May 28, 2024 | LETTER OF SUSPENSION E-MAILED | |
| May 09, 2024 | AMENDMENT CORRESPONDENCE ENTERED | |
| Apr. 06, 2024 | NOTIFICATION OF NON-FINAL ACTION E-MAILED | |
| Apr. 06, 2024 | NON-FINAL ACTION E-MAILED | |
| Apr. 06, 2024 | NON-FINAL ACTION WRITTEN | |
| Feb. 27, 2024 | ASSIGNED TO EXAMINER | |
| Jul. 12, 2023 | NEW APPLICATION OFFICE SUPPLIED DATA ENTERED | |
| Jun. 10, 2023 | NEW APPLICATION ENTERED | |

TM Staff and Location Information

| TM Staff Information | TM | Staff | Info | rma | ition |
|----------------------|----|-------|------|-----|-------|
|----------------------|----|-------|------|-----|-------|

TM Attorney: MCCLELLAN, MATTHEW

Law Office Not Assigned
Assigned:

Assigned:

File Location

Current Location: TMO LAW OFFICE 121 Date in Location: Jan. 31, 2025



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Document 49-1

SPLENDOR BLENDER

Reg. No. 7,509,739

Registered Sep. 17, 2024

Int. Cl.: 7

Trademark

Principal Register

Lagom Kitchen Company (DELAWARE CORPORATION) 3924 Tuller Avenue Culver City, CALIFORNIA 90230

CLASS 7: electric mixers for household purposes; electric kitchen mixers; electric blenders for household purposes; electric food blenders; electric food processors; electric blenders and mixers for making beverages, smoothies; electrically-powered kitchen appliance for dicing, mincing, slicing and chopping food

FIRST USE 1-22-2024; IN COMMERCE 1-22-2024

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

No claim is made to the exclusive right to use the following apart from the mark as shown: "BLENDER"

SER. NO. 98-038,476, FILED 06-12-2023



Director of the United States Patent and Trademark Office



REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

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Requirements in the First Ten Years*
What and When to File:

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- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at http://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.

Page

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Mark: BLENDING JUST GOT SMARTER

BLENDING JUST GOT SMARTER

US Serial Number: 98137477 Application Filing Aug. 17, 2023

Date:

Filed as TEAS Yes **Currently TEAS** Yes Plus:

Plus:

Register: Principal Mark Type: Trademark

TM5 Common Status Descriptor:



LIVE/APPLICATION/Under Examination

The trademark application has been accepted by the Office (has met the minimum filing requirements) and that this application has been assigned to

Status: A first request for extension of time to file a Statement of Use has been granted.

Status Date: Sep. 05, 2024

Publication Date: Jan. 23, 2024Notice of Allowance Date: Mar. 19, 2024

Mark Information

Mark Literal BLENDING JUST GOT SMARTER

Elements:

Standard Character Yes. The mark consists of standard characters without claim to any particular font style, size, or color.

Claim:

Mark Drawing 4 - STANDARD CHARACTER MARK

Type:

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

• Brackets [..] indicate deleted goods/services;

• Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and

Asterisks *..* identify additional (new) wording in the goods/services.

For: Juice machines; Electric blenders for household purposes; Electric juice extractors; Electric juicers; Electric food blenders; Electric food

blenders for household purposes

International 007 - Primary Class U.S Class(es): 013, 019, 021, 023, 024, 031, 034, 035

Class(es):

Class Status: ACTIVE

Basis Information (Case Level)

Filed Use: No. Currently Use: No Filed ITU: Yes Currently ITU: Yes Filed 44D: No Currently 44D: No Filed 44E: No Currently 44E: No Filed 66A: No Currently 66A: No Filed No Basis: No Currently No Basis: No

Current Owner(s) Information

Owner Name: Greenfield World Trade, Inc. DBA, AKA, DBA The Legacy Companies

Formerly:

Owner Address: 3355 Enterprise Ave., Suite 160

Fort Lauderdale, FLORIDA UNITED STATES 33331

Legal Entity Type: CORPORATION State or Country FLORIDA

Where Organized:

Attorney/Correspondence Information

Attorney of Record

Attorney Name: Michael E. Dockins

Docket Number: 282974

Attorney Primary Email Address:

Attorney Email Address:

Attorney Email Address:

Authorized:

Correspondent

Correspondent Michael E. Dockins

Name/Address: SHUMAKER LOOP & KENDRICK

1000 JACKSON ST.

TOLEDO, OHIO United States 43604

Phone: 419-321-1473 Fax: 4192416894

Correspondent e- mdockins@shumaker.com hpeppard@shumaker. Correspondent e- Yes

mail: com tlopez@shumaker.com mail Authorized:

Domestic Representative - Not Found

Prosecution History

| Date | Description | Proceeding Number |
|---------------|--|----------------------|
| Sep. 05, 2024 | NOTICE OF APPROVAL OF EXTENSION REQUEST E-MAILED | |
| Sep. 05, 2024 | SOU EXTENSION 1 GRANTED | |
| Sep. 05, 2024 | SOU EXTENSION 1 FILED | |
| Sep. 05, 2024 | SOU TEAS EXTENSION RECEIVED | |
| Mar. 19, 2024 | NOA E-MAILED - SOU REQUIRED FROM APPLICANT | |
| Jan. 23, 2024 | OFFICIAL GAZETTE PUBLICATION CONFIRMATION E-MAILED | |
| Jan. 23, 2024 | PUBLISHED FOR OPPOSITION | |
| Jan. 03, 2024 | NOTIFICATION OF NOTICE OF PUBLICATION E-MAILED | |
| Dec. 16, 2023 | APPROVED FOR PUB - PRINCIPAL REGISTER | |
| Dec. 16, 2023 | ASSIGNED TO EXAMINER | |
| Sep. 15, 2023 | NEW APPLICATION OFFICE SUPPLIED DATA ENTERED | |
| Aug. 21, 2023 | NEW APPLICATION ENTERED | |

TM Staff and Location Information

TM Staff Information

TM Attorney: PATEL, SHEENA Law Office LAW OFFICE 106

Assigned:

File Location

Current Location: INTENT TO USE SECTION Date in Location: Mar. 19, 2024

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Mark: BLENSET

Blenset

US Serial Number: 98299866 Application Filing Dec. 05, 2023

Date:

Filed as TEAS Yes **Currently TEAS** Yes Plus:

Plus:

Register: Principal

Mark Type: Trademark **TM5 Common Status**

Descriptor:

LIVE/APPLICATION/Published for Opposition

A pending trademark application has been examined by the Office and has been published in a way that provides an opportunity for the public to oppose

Status: Notice of Allowance (NOA) sent (issued) to the applicant. Applicant must file a Statement of Use or Extension Request within six

months of the NOA issuance date.

Status Date: Jan. 07, 2025

Publication Date: Nov. 26, 2024 Notice of Allowance Date: Jan. 07, 2025

Mark Information

Mark Literal BLENSET

Elements:

Standard Character Yes. The mark consists of standard characters without claim to any particular font style, size, or color.

Claim:

Mark Drawing 4 - STANDARD CHARACTER MARK

Type:

Goods and Services

The following symbols indicate that the registrant/owner has amended the goods/services:

• Brackets [..] indicate deleted goods/services;

• Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and

Asterisks *..* identify additional (new) wording in the goods/services.

For: Electric blenders for household purposes

International 007 - Primary Class U.S Class(es): 013, 019, 021, 023, 024, 031, 034, 035

Class(es):

Class Status: ACTIVE

Basis Information (Case Level)

Filed Use: Yes Currently Use: No Filed ITU: No Currently ITU: Yes Filed 44D: No Currently 44D: No Filed 44E: No Currently 44E: No Filed 66A: No Currently 66A: No Filed No Basis: No Currently No Basis: No

Current Owner(s) Information

Owner Name: Esdras Hernandez Owner Address: 35904 Burgundy Court

Winchester, CALIFORNIA UNITED STATES 92596

Legal Entity Type: INDIVIDUAL Citizenship: UNITED STATES

Attorney/Correspondence Information

Attorney of Record - None Correspondent

Correspondent Esdras Hernandez **Name/Address:** 35904 Burgundy Court

Winchester, CALIFORNIA United States 92596

Phone: 6196368551

Correspondent e- arkezra@gmail.com blenset@gmail.com

mail:

Correspondent e- Yes

mail Authorized:

Domestic Representative - Not Found

Prosecution History

| Date | Description | Proceeding Number |
|---------------|--|----------------------|
| Jan. 07, 2025 | NOA E-MAILED - SOU REQUIRED FROM APPLICANT | |
| Nov. 26, 2024 | OFFICIAL GAZETTE PUBLICATION CONFIRMATION E-MAILED | |
| Nov. 26, 2024 | PUBLISHED FOR OPPOSITION | |
| Nov. 20, 2024 | NOTIFICATION OF NOTICE OF PUBLICATION E-MAILED | |
| Oct. 29, 2024 | APPROVED FOR PUB - PRINCIPAL REGISTER | |
| Oct. 25, 2024 | TEAS/EMAIL CORRESPONDENCE ENTERED | |
| Oct. 25, 2024 | CORRESPONDENCE RECEIVED IN LAW OFFICE | |
| Oct. 25, 2024 | ASSIGNED TO LIE | 99830 |
| Jul. 23, 2024 | TEAS RESPONSE TO OFFICE ACTION RECEIVED | |
| Jul. 09, 2024 | NOTIFICATION OF NON-FINAL ACTION E-MAILED | |
| Jul. 09, 2024 | NON-FINAL ACTION E-MAILED | |
| Jul. 09, 2024 | NON-FINAL ACTION WRITTEN | |
| Jul. 03, 2024 | ASSIGNED TO EXAMINER | 92449 |
| Mar. 01, 2024 | NEW APPLICATION OFFICE SUPPLIED DATA ENTERED | |
| Mar. 01, 2024 | NEW APPLICATION OFFICE SUPPLIED DATA ENTERED | |
| Dec. 05, 2023 | NEW APPLICATION ENTERED | |

TM Staff and Location Information

TM Staff Information

TM Attorney: CHADAB, SETH Law Office LAW OFFICE 104

Assigned:

File Location

Current Location: INTENT TO USE SECTION Date in Location: Jan. 07, 2025



Vitamin Blender

Reg. No. 7,701,797

Registered Feb. 25, 2025

Int. Cl.: 7

Trademark

Principal Register

Organic Greek, LLC (California LIMITED LIABILITY COMPANY)

10120 Wexted Way

Elk Grove, CALIFORNIA 95757

CLASS 7: Electric blenders for household purposes; Electric food blenders; Electric food blenders for household purposes

FIRST USE 2-1-2024; IN COMMERCE 2-1-2024

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

OWNER OF U.S. REG. NO. 6400031, 6698823

No claim is made to the exclusive right to use the following apart from the mark as shown: "BLENDER"

SER. NO. 98-410,443, FILED 02-19-2024





REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at http://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.

Page

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Mark: FLIP N - BLENDER -



US Serial Number: 98516718 Application Filing Apr. 24, 2024

Date:

Filed as TEAS Yes **Currently TEAS** Yes Plus:

Plus:

Register: Principal Mark Type: Trademark

TM5 Common Status Descriptor:



LIVE/APPLICATION/Published for Opposition

A pending trademark application has been examined by the Office and has been published in a way that provides an opportunity for the public to oppose its registration.

Status: Notice of Allowance (NOA) sent (issued) to the applicant. Applicant must file a Statement of Use or Extension Request within six

months of the NOA issuance date.

Status Date: Jan. 14, 2025

Publication Date: Dec. 03, 2024Notice of Allowance Date: Jan. 14, 2025

Mark Information

Mark Literal FLIP N - BLENDER -

Elements:

Standard Character No Claim:

Mark Drawing 3 - AN ILLUSTRATION DRAWING WHICH INCLUDES WORD(S)/ LETTER(S) /NUMBER(S)

Description of The mark consists of the words "FLIP N BLENDER" in black with glob of liquid in orange and gold, all on a white background.

Mark:

Color Drawing: Yes

Color(s) Claimed: The color(s) orange, gold, black, and white is/are claimed as a feature of the mark.

Disclaimer: "blender"

Design Search 01.15.25 - Coal; Dust; Light rays; Liquids, spilling; Pouring liquids; Sand; Spilling liquids Code(s): 26.17.01 - Bands, straight; Bars, straight; Lines, straight; Straight line(s), band(s) or bar(s)

26.17.05 - Bands, horizontal; Bars, horizontal; Horizontal line(s), band(s) or bar(s); Lines, horizontal

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

• Brackets [..] indicate deleted goods/services;

• Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and

Asterisks *..* identify additional (new) wording in the goods/services.

For: Electric food blenders

International 007 - Primary Class U.S Class(es): 013, 019, 021, 023, 024, 031, 034, 035

Class(es):

Class Status: ACTIVE

Basis Information (Case Level)

Filed Use: No Currently Use: No Filed ITU: Yes Currently ITU: Yes Filed 44D: No Currently 44D: No

Filed 44E: No Currently 44E: No Filed 66A: No Currently 66A: No Filed No Basis: No Currently No Basis: No

Current Owner(s) Information

Owner Name: Thomas Lee Binns Owner Address: 17200 Latrobe Rd.

Plymouth, CALIFORNIA UNITED STATES 95669

Citizenship: UNITED STATES Legal Entity Type: INDIVIDUAL

Attorney/Correspondence Information

Attorney of Record

Attorney Name: Craig Simmermon

Attorney Primary craig@simmermonlaw.com Attorney Email Yes Email Address: Authorized:

Correspondent

Correspondent Craig Simmermon

Name/Address: Law Office of Craig A. Simmermon 3017 Douglas Blvd., Ste. 300

Roseville, CALIFORNIA United States 95661

Phone: 916-878-6656

Correspondent e- craig@simmermonlaw.com Correspondent e- Yes mail:

mail Authorized:

Domestic Representative - Not Found Prosecution History

| Date | Description | Proceeding Number |
|---------------|--|----------------------|
| Jan. 14, 2025 | NOA E-MAILED - SOU REQUIRED FROM APPLICANT | |
| Dec. 03, 2024 | OFFICIAL GAZETTE PUBLICATION CONFIRMATION E-MAILED | |
| Dec. 03, 2024 | PUBLISHED FOR OPPOSITION | |
| Nov. 27, 2024 | NOTIFICATION OF NOTICE OF PUBLICATION E-MAILED | |
| Nov. 07, 2024 | APPROVED FOR PUB - PRINCIPAL REGISTER | |
| Nov. 07, 2024 | ASSIGNED TO EXAMINER | 69965 |
| Oct. 16, 2024 | NOTICE OF DESIGN SEARCH CODE E-MAILED | |
| Oct. 16, 2024 | NEW APPLICATION OFFICE SUPPLIED DATA ENTERED | |
| Apr. 24, 2024 | NEW APPLICATION ENTERED | |

TM Staff and Location Information

TM Staff Information

Law Office LAW OFFICE 114 TM Attorney: FIRST, VIVIAN

Assigned:

File Location

Current Location: INTENT TO USE SECTION Date in Location: Jan. 14, 2025

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Mark: BLENDCRAFT

BLENDCRAFT

US Serial Number: 98577920 Application Filing May 31, 2024

Date:

Filed as TEAS Yes **Currently TEAS** Yes Plus:

Plus:

Register: Principal Mark Type: Trademark

Descriptor:

TM5 Common Status

LIVE/APPLICATION/Published for Opposition

A pending trademark application has been examined by the Office and has been published in a way that provides an opportunity for the public to oppose

Status: Notice of Allowance (NOA) sent (issued) to the applicant. Applicant must file a Statement of Use or Extension Request within six

months of the NOA issuance date.

Status Date: Mar. 04, 2025

Publication Date: Jan. 07, 2025 Notice of Allowance Date: Mar. 04, 2025

Mark Information

Mark Literal BLENDCRAFT

Elements:

Standard Character Yes. The mark consists of standard characters without claim to any particular font style, size, or color.

Claim:

Mark Drawing 4 - STANDARD CHARACTER MARK

Type:

Goods and Services

The following symbols indicate that the registrant/owner has amended the goods/services:

- Brackets [..] indicate deleted goods/services;
- Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and
- Asterisks *..* identify additional (new) wording in the goods/services.

For: Electric food blenders; Electric food processors; Electric hand-held mixers for household purposes; Electric vacuum cleaners and their

components

International 007 - Primary Class U.S Class(es): 013, 019, 021, 023, 024, 031, 034, 035

Class(es):

Class Status: ACTIVE

Basis Information (Case Level)

Filed Use: No Currently Use: No Filed ITU: Yes Currently ITU: Yes Filed 44D: No Currently 44D: No Filed 44E: No Currently 44E: No Filed 66A: No Currently 66A: No Filed No Basis: No Currently No Basis: No

Current Owner(s) Information

Owner Name: Darby, Alan Roger Owner Address: 5333 W Leitner Drive Coral Springs, FLORIDA UNITED STATES 33067

Legal Entity Type: INDIVIDUAL Citizenship: UNITED STATES

Attorney/Correspondence Information

Attorney of Record

Attorney Name: Derek Fahey

Attorney Primary derek@plusfirm.com Email Address: Attorney Email Yes Authorized:

Correspondent

Correspondent Derek Fahey Name/Address: The Plus IP Firm

101 NE 3rd Avenue, Suite 1500

Fort Lauderdale, FLORIDA United States 33301

Phone: 954-332-3584

Correspondent e- derek@plusfirm.com docket@plusfirm.com austin

mail: @plusfirm.com jacqueline@plusfirm.com

Correspondent e- Yes mail Authorized:

Domestic Representative - Not Found

Prosecution History

| Date | Description | Proceeding Number |
|---------------|--|----------------------|
| Apr. 23, 2025 | TEAS STATEMENT OF USE RECEIVED | |
| Mar. 04, 2025 | NOA E-MAILED - SOU REQUIRED FROM APPLICANT | |
| Jan. 07, 2025 | OFFICIAL GAZETTE PUBLICATION CONFIRMATION E-MAILED | |
| Jan. 07, 2025 | PUBLISHED FOR OPPOSITION | |
| Jan. 01, 2025 | NOTIFICATION OF NOTICE OF PUBLICATION E-MAILED | |
| Dec. 13, 2024 | APPROVED FOR PUB - PRINCIPAL REGISTER | |
| Dec. 12, 2024 | ASSIGNED TO EXAMINER | 76843 |
| Dec. 09, 2024 | NEW APPLICATION OFFICE SUPPLIED DATA ENTERED | |
| May 31, 2024 | NEW APPLICATION ENTERED | |

TM Staff and Location Information

TM Staff Information

TM Attorney: HWANG, JOHN Law Office LAW OFFICE 114

Assigned:

File Location

Current Location: INTENT TO USE SECTION Date in Location: Mar. 04, 2025

United States of America United States Patent and Trademark Office



Reg. No. 7,662,810

Registered Jan. 21, 2025

Int. Cl.: 7

Trademark

Principal Register

Thomas Lee Binns (UNITED STATES INDIVIDUAL) 17200 Latrobe Rd.
Plymouth, CALIFORNIA 95669

CLASS 7: Electric food blenders

FIRST USE 8-15-2024; IN COMMERCE 8-15-2024

The color(s) orange, gold, black, and white is/are claimed as a feature of the mark.

The mark consists of the words "FLIP N BLENDER" in white with glob of liquid in orange and gold, all on a black background.

No claim is made to the exclusive right to use the following apart from the mark as shown: "blender"

SER. NO. 98-768,029, FILED 09-24-2024





REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years*
What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at http://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.

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Mark: BLENDMAX

Blendmax

US Serial Number: 98775812 Application Filing Sep. 28, 2024

Date:

Filed as TEAS Yes **Currently TEAS** Yes Plus:

Plus:

Register: Principal Mark Type: Trademark

TM5 Common Status Descriptor:



LIVE/APPLICATION/Under Examination

The trademark application has been accepted by the Office (has met the minimum filing requirements) and that this application has been assigned to an examiner.

Status: Review prior to publication completed.

Status Date: Apr. 22, 2025 **Publication Date:** May 13, 2025

Mark Information

Mark Literal BLENDMAX

Elements:

Standard Character No Claim:

Mark Drawing 5 - AN ILLUSTRATION DRAWING WITH WORD(S)/LETTER(S)/NUMBER(S) IN STYLIZED FORM

Description of The mark consists of the wording "Blendmax" in stylized font.

Mark:

Color(s) Claimed: Color is not claimed as a feature of the mark.

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

Brackets [..] indicate deleted goods/services;

• Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and

Asterisks *..* identify additional (new) wording in the goods/services.

For: Electric can openers; Electric food grinders; Electric fruit squeezers for household purposes; Electric mixers for household purposes; Electric whisks for household purposes; Electrically-powered kitchen appliance for dicing, mincing, slicing and chopping food; Meat

processing machines

International 007 - Primary Class U.S Class(es): 013, 019, 021, 023, 024, 031, 034, 035

Class(es):

Class Status: ACTIVE

First Use: Jul. 24, 2024 Use in Commerce: Jul. 24, 2024

Basis Information (Case Level)

Filed Use: Yes Currently Use: Yes Filed ITU: No Currently ITU: No Filed 44D: No Currently 44D: No Filed 44E: No Currently 44E: No Filed 66A: No Currently 66A: No

Filed No Basis: No Currently No Basis: No

Current Owner(s) Information

Owner Name: Shenzhen Limon E-commerce Co., LTD

Owner Address: South China city, Pinghu St, Longgang
1308, Building 12, East Logistics Zone

Shenzhen CHINA 518000

Legal Entity Type: limited company (ltd.)

State or Country CHINA

Where Organized:

Attorney/Correspondence Information

Attorney of Record

Attorney Name: Xinshuo Wang Docket Number: H928F24A8

Attorney Primary info@newunionlaw.com
Email Address: Authorized:

Correspondent

Correspondent Xinshuo Wang
Name/Address: New Union Law, APC
2570 N. 1st St.
Suite 200

San Jose, CALIFORNIA United States 95131

Correspondent e- info@newunionlaw.com_newunionlaw@gmail.com

mail:

Correspondent e- Yes mail Authorized:

Domestic Representative - Not Found

Prosecution History

| Date | Description | Proceeding Number |
|---------------|--|----------------------|
| Apr. 10, 2025 | APPROVED FOR PUB - PRINCIPAL REGISTER | |
| Apr. 04, 2025 | ASSIGNED TO EXAMINER | 92449 |
| Apr. 03, 2025 | NEW APPLICATION OFFICE SUPPLIED DATA ENTERED | |
| Sep. 29, 2024 | NEW APPLICATION ENTERED | |

TM Staff and Location Information

TM Staff Information

TM Attorney: CHADAB, SETH Law Office LAW OFFICE 104

Assigned:

File Location

Current Location: PUBLICATION AND ISSUE SECTION Date in Location: Apr. 22, 2025

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Mark: PARTY BLENDER

Party Blender

US Serial Number: 98929214 Application Filing Dec. 30, 2024

Date:

Filed as TEAS Yes **Currently TEAS** Yes Plus:

Plus:

Register: Principal Mark Type: Trademark

TM5 Common Status Descriptor:



LIVE/APPLICATION/Awaiting Examination

The trademark application has been accepted by the Office (has met the minimum filing requirements) and has not yet been assigned to an examiner.

Status: New application awaiting assignment to an examining attorney. See current trademark processing wait times for more information.

Status Date: Dec. 30, 2024

Mark Information

Mark Literal PARTY BLENDER

Elements:

Standard Character Yes. The mark consists of standard characters without claim to any particular font style, size, or color.

Mark Drawing 4 - STANDARD CHARACTER MARK

Type:

Disclaimer: "BLENDER"

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

- Brackets [..] indicate deleted goods/services;
- Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and
- Asterisks *..* identify additional (new) wording in the goods/services.

For: Electric blenders for household purposes; Electric food blenders

International 007 - Primary Class U.S Class(es): 013, 019, 021, 023, 024, 031, 034, 035

Class(es):

Class Status: ACTIVE

Basis Information (Case Level)

Filed Use: No Currently Use: No Filed ITU: Yes Currently ITU: Yes Filed 44D: No Currently 44D: No Filed 44E: No Currently 44E: No Filed 66A: No Currently 66A: No Filed No Basis: No. Currently No Basis: No

Current Owner(s) Information

Owner Name: ZAMBRANDS LLC Owner Address: 12848 Spirit Bound Way

Charlotte, NORTH CAROLINA UNITED STATES 28273

Legal Entity Type: LIMITED LIABILITY COMPANY State or Country NORTH CAROLINA Where Organized:

Attorney/Correspondence Information

Attorney of Record

Attorney Name: Georgia Nackley Docket Number: E576784042

Attorney Primary tm@lzlegalservices.com Email Address:

Attorney Email Yes Authorized:

Correspondent

Correspondent Georgia Nackley

Name/Address: LZ Legal Services, LLC

2828 N Central Ave, PMB #1510 Phoenix, ARIZONA United States 85004

Phone: 213-838-0473

Correspondent e- tm@lzlegalservices.com

mail:

Correspondent e- Yes mail Authorized:

Domestic Representative - Not Found

Prosecution History

| Date | Description | Proceeding Number |
|---------------|--|----------------------|
| Dec. 30, 2024 | NEW APPLICATION OFFICE SUPPLIED DATA ENTERED | |
| Dec. 30, 2024 | NEW APPLICATION ENTERED | |
| | | |

TM Staff and Location Information

TM Staff Information

TM Attorney: Law Office Not Assigned

Assigned:

File Location

Current Location: Not Found Date in Location: Dec. 31, 2024

Generated on: This page was generated by TSDR on 2025-04-25 15:32:37 EDT

Mark: BLENDSENSE

BLENDSENSE

US Serial Number: 99029503 Application Filing Feb. 05, 2025 Date:

! Yes generalStatus.currentlyAsBaseApp!:

Yes

Register: Principal Mark Type: Trademark

TM5 Common Status Descriptor:

generalStatus.filedAsBaseApp!:



LIVE/APPLICATION/Awaiting Examination

The trademark application has been accepted by the Office (has met the minimum filing requirements) and has not yet been assigned to an examiner.

Status: New application awaiting assignment to an examining attorney. See current trademark processing wait times for more information.

Status Date: Feb. 05, 2025

Mark Information

Mark Literal BLENDSENSE

Elements:

Standard Character Yes. The mark consists of standard characters without claim to any particular font style, size, or color.

Mark Drawing 4 - STANDARD CHARACTER MARK

Type:

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

- Brackets [..] indicate deleted goods/services;
- Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and
- Asterisks *..* identify additional (new) wording in the goods/services.

For: Electric blenders for household purposes

International 007 - Primary Class **U.S Class(es):** 013, 019, 021, 023, 024, 031, 034, 035

Class(es):

Class Status: ACTIVE

Basis Information (Case Level)

Filed Use: No Currently Use: No Filed ITU: Yes Currently ITU: Yes Filed 44D: No Currently 44D: No Filed 44E: No Currently 44E: No Filed 66A: No Currently 66A: No Currently No Basis: No Filed No Basis: No

Current Owner(s) Information

Owner Name: SharkNinja Operating LLC

Owner Address: 89 A Street, Suite 100

Needham, MASSACHUSETTS UNITED STATES 02494

Legal Entity Type: LIMITED LIABILITY COMPANY State or Country DELAWARE Where Organized:

Attorney/Correspondence Information

Attorney of Record

Attorney Name: Brooke A Penrose **Docket Number: 807813.029200**

Attorney Primary trademarks@daypitney.com Attorney Email Yes **Email Address:** Authorized:

Correspondent

Correspondent Brooke A Penrose Name/Address: Day Pitney LLP

One Federal Street 29th Floor

Boston, MASSACHUSETTS United States 02110

Correspondent e- trademarks@daypitney.com pgagliardi@daypitne

Correspondent e- Yes mail: y.com bpenrose@daypitney.com gshea@daypitn mail Authorized:

ey.com

Domestic Representative - Not Found

Prosecution History

| Date | Description | Proceeding Number |
|---------------|-----------------------------------|----------------------|
| Feb. 05, 2025 | APPLICATION FILING RECEIPT MAILED | |
| Feb. 05, 2025 | NEW APPLICATION ENTERED | |

TM Staff and Location Information

TM Staff Information - None

File Location

Current Location: Not Found Date in Location: Not Found

Generated on: This page was generated by TSDR on 2025-04-25 15:33:00 EDT

Mark: BLENTIX

BLENTIX

US Serial Number: 99056645 Application Filing Feb. 25, 2025 Date:

generalStatus.currentlyAsBaseApp!:

Yes

Register: Principal Mark Type: Trademark

TM5 Common Status Descriptor:

generalStatus.filedAsBaseApp!:



! Yes

LIVE/APPLICATION/Awaiting Examination

The trademark application has been accepted by the Office (has met the minimum filing requirements) and has not yet been assigned to an examiner.

Status: New application awaiting assignment to an examining attorney. See current trademark processing wait times for more information.

Status Date: Feb. 25, 2025

Mark Information

Mark Literal BLENTIX

Elements:

Standard Character Yes. The mark consists of standard characters without claim to any particular font style, size, or color.

Mark Drawing 4 - STANDARD CHARACTER MARK

Type:

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

- Brackets [..] indicate deleted goods/services;
- Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and
- Asterisks *..* identify additional (new) wording in the goods/services.

For: Electric food grinders; Electric juice extractors; Electric milk frothers; Electric mixers for household purposes; Electric vacuum food sealers for household purposes; Electrical squeezers for fruits and vegetables; Juice machines; Meat and food grinder attachments for

electric mixers for household use; Electric food blenders for household purposes; Electric coffee grinders

International 007 - Primary Class U.S Class(es): 013, 019, 021, 023, 024, 031, 034, 035

Class(es):

Class Status: ACTIVE

Basis Information (Case Level)

Filed Use: No Currently Use: No Filed ITU: Yes Currently ITU: Yes Filed 44D: No Currently 44D: No Filed 44E: No Currently 44E: No Filed 66A: No Currently 66A: No Filed No Basis: No Currently No Basis: No

Current Owner(s) Information

Owner Name: Rutal E-Life Technology (Shenzhen) Co., Ltd

Owner Address: Kanghuai Indus. Park Factory 1, Fl 8, 60 Ping'an Rd, Guanlan St, Longhua Dist

Shenzhen, Guangdong CHINA 518000

Legal Entity Type: LIMITED LIABILITY COMPANY
State or Country CHINA Where Organized:

Attorney/Correspondence Information

Attorney of Record

Attorney Name: Justin Lampel

Correspondent

Correspondent Justin Lampel Name/Address: LAMPEL LAW. P.C.

555 Skokie Blvd. Suite 500

Northbrook, ILLINOIS United States 60062

Phone: 1-(847) 845-4345

Correspondent e- jlampel@lampellaw.com oversea@dianzhiyuanip.

mail: cn

Correspondent e- Yes mail Authorized:

Domestic Representative - Not Found

Prosecution History

| Date | Description | Proceeding Number |
|---------------|-----------------------------------|----------------------|
| Feb. 25, 2025 | APPLICATION FILING RECEIPT MAILED | |
| Feb. 25, 2025 | NEW APPLICATION ENTERED | |

TM Staff and Location Information

TM Staff Information - None

File Location

Current Location: Not Found Date in Location: Not Found

Generated on: This page was generated by TSDR on 2025-04-25 15:33:30 EDT

Mark: BLEND BLASTER

Blend Blaster

US Serial Number: 99061793 Application Filing Feb. 28, 2025
Date:

! Yes ! generalStatus.filedAsBaseApp!: generalStatus.currentlyAsBaseApp!:

Register: Principal

Yes

Mark Type: Trademark

TM5 Common Status Descriptor:

LIVE/APPLICATION/Awaiting Examination

The trademark application has been accepted by the Office (has met the minimum filing requirements) and has not yet been assigned to an examiner.

Status: New application awaiting assignment to an examining attorney. See current trademark processing wait times for more information.

Status Date: Feb. 28, 2025

Mark Information

Mark Literal BLEND BLASTER

Elements:

Standard Character Yes. The mark consists of standard characters without claim to any particular font style, size, or color.

Claim

Mark Drawing 4 - STANDARD CHARACTER MARK

Type:

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

- Brackets [..] indicate deleted goods/services;
- Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and
- Asterisks *..* identify additional (new) wording in the goods/services.

For: Electric food blenders; Electric food blenders for household purposes

International 007 - Primary Class U.S Class(es): 013, 019, 021, 023, 024, 031, 034, 035

Class(es):

Class Status: ACTIVE

Basis Information (Case Level)

 Filed Use:
 No
 Currently Use:
 No

 Filed ITU:
 Yes
 Currently ITU:
 Yes

 Filed 44D:
 No
 Currently 44D:
 No

 Filed 44E:
 No
 Currently 44E:
 No

 Filed 66A:
 No
 Currently 66A:
 No

 Filed No Basis:
 No
 Currently No Basis:
 No

Current Owner(s) Information

Owner Name: Alex Langer Design
Owner Address: 4443 Bancroft St

Unit B

San Diego, CALIFORNIA UNITED STATES 92116

Legal Entity Type: LIMITED LIABILITY COMPANY
State or Country CONNECTICUT
Where Organized:

Attorney/Correspondence Information

Attorney of Record - None Correspondent

Correspondent Alex Langer Design **Name/Address:** 4443 Bancroft St

Unit B

San Diego, CALIFORNIA United States 92116

Phone: 1-(860) 729-6442

Correspondent e- alexlanger.ald@gmail.com langerale@gmail.com

mail: mondohondo@yahoo.com

Correspondent e- Yes mail Authorized:

Domestic Representative - Not Found

Prosecution History

| Date | Description | Proceeding Number |
|---------------|--|----------------------|
| Feb. 28, 2025 | APPLICATION FILING RECEIPT MAILED | |
| Feb. 28, 2025 | NEW APPLICATION OFFICE SUPPLIED DATA ENTERED | |
| Feb. 28, 2025 | NEW APPLICATION ENTERED | |

TM Staff and Location Information

TM Staff Information

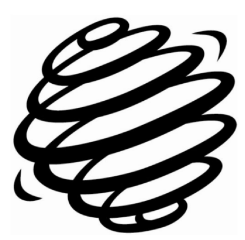
TM Attorney: Law Office Not Assigned

Assigned:

File Location

Current Location: Not Found Date in Location: Mar. 01, 2025

United States of America Muitod States Natout and Arademark Office United States Patent and Trademark Office



Reg. No. 3,722,198 RUNWAY BLUE, LLC (UTAH LIMITED LIABILITY COMPANY)
Registered Dec. 8, 2009 1953 NORTH 960 EAST OREM, UT 84097

> Int. Cl.: 21 FOR: WHISKS, NAMELY, AGITATORS FOR MIXING AND BLENDING FOOD AND DRINKS; CONTAINERS, NAMELY, BOTTLES WITH INTERNAL AGITATORS FOR MIXING INGREDI-ENTS AND SHAKER CUPS, THE AFORESAID CONTAINERS SOLD EMPTY, IN CLASS 21 TRADEMARK (U.S. CLS. 2, 13, 23, 29, 30, 33, 40 AND 50).

PRINCIPAL REGISTER

FIRST USE 9-5-2000; IN COMMERCE 9-5-2000.

THE MARK CONSISTS OF A SPIRAL TYPE BALL.

SER. NO. 77-738,497, FILED 5-15-2009.

ELI HELLMAN, EXAMINING ATTORNEY



Director of the United States Patent and Trademark Office

United States of America United States Patent and Trademark Office



Reg. No. 3,901,615

VITA-MIX CORPORATION (OHIO CORPORATION)

Registered Jan. 4, 2011 CLEVELAND, OH 44138

8615 USHER ROAD

Int. Cls.: 7 and 16

FOR: ELECTRIC BLENDERS AND FOOD PROCESSORS AND STRUCTURAL PARTS THEREFOR, AND MACHINES FOR SHAVING AND DISPENSING ICE TO THE PITCHER OF A BLENDER WHICH THEREAFTER MAKES DRINKS AND STRUCTURAL PARTS

TRADEMARK

THEREFOR, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

PRINCIPAL REGISTER

FIRST USE 1-0-2010; IN COMMERCE 1-0-2010.

FOR: RECIPE BOOKS, IN CLASS 16 (U.S. CLS. 2, 5, 22, 23, 29, 37, 38 AND 50).

FIRST USE 2-0-2010; IN COMMERCE 2-0-2010.

THE MARK CONSISTS OF A CIRCLE COMPOSED OF FOUR CURVED "V"'S.

SN 77-830,103, FILED 9-18-2009.

DORITT L. CARROLL, EXAMINING ATTORNEY



Director of the United States Patent and Trademark Office

United States of America United States Patent and Trademark Office



Reg. No. 4,406,665

Registered Sep. 24, 2013

New Cert. Jun. 01, 2021

Int. Cl.: 7

Trademark

Principal Register

YIP, LLC (FLORIDA LIMITED LIABILITY COMPANY)

3355 Enterprise Ave.

Suite 160

Fort Lauderdale, FLORIDA 33331

CLASS 7: Electric Food Processors

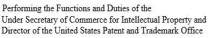
FIRST USE 3-31-2012; IN COMMERCE 3-31-2012

The mark consists of swirl design without claim of color or colors as feature of the mark.

SER. NO. 85-849,829, FILED 02-14-2013









REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

· You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at http://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.

The mark consists of the word "OVATION", with the second "O" in the image of a swirl.

PageID.1164

Anited States of America United States Patent and Trademark Office

O V A TION

Reg. No. 5,620,499

KCD IP, LLC (DELAWARE LIMITED LIABILITY COMPANY)

3333 Beverly Road

Registered Dec. 04, 2018

Hoffman Estates, ILLINOIS 60179

Int. Cl.: 7

CLASS 7: Kitchen machines, namely, electric standing mixers

Trademark

FIRST USE 12-1-2017; IN COMMERCE 12-1-2017

Principal Register

SER. NO. 87-707,476, FILED 12-04-2017



Director of the United States Patent and Trademark Office

PageID.1165

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at h ttp://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.

United States of America United States Patent and Trademark Office



Reg. No. 5,923,915 KCD IP, LLC (DELAWARE LIMITED LIABILITY COMPANY)

3333 Beverly Road

Registered Dec. 03, 2019 Hoffman Estates, ILLINOIS 60179

Int. Cl.: 7 CLASS 7: Kitchen machines, namely, electric standing mixers

Trademark FIRST USE 5-23-2018; IN COMMERCE 5-23-2018

Principal Register

The mark consists of a swirl.

SER. NO. 87-933.656, FILED 05-23-2018



Director of the United States Patent and Trademark Office

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at h ttp://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.

Anited States of America United States Patent and Trademark Office



Reg. No. 5,923,479

Registered Dec. 03, 2019

Int. Cl.: 7

Trademark

Principal Register

Koninklijke Philips N.V. (NETHERLANDS Public Limited Liability Company)

High Tech Campus 5 Nl-5656 Ae Eindhoven NETHERLANDS

CLASS 7: Small electric appliances and kitchen machines for domestic use, namely, food processors, electric food blenders, mixers, hand mixers, immersion blenders, can openers, electric fruit presses and juicers

The mark consists of the stylized wording "STAYFRESH" above the wording "VACUUM TECHNOLOGY" to the right of a stylized spiral design with an arrow arising from three drops.

PRIORITY DATE OF 05-15-2018 IS CLAIMED

OWNER OF INTERNATIONAL REGISTRATION 1453460 DATED 10-09-2018, EXPIRES 10-09-2028

No claim is made to the exclusive right to use the following apart from the mark as shown: "VACUUM TECHNOLOGY"

SER. NO. 79-253,415, FILED 10-09-2018



Director of the United States Patent and Trademark Office

PageID.1171

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at h ttp://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.



250 of 294

Document 49-1



Reg. No. 6,420,367

Registered Jul. 13, 2021

Int. Cl.: 7

Trademark

Principal Register

Stacey Venables (CANADA INDIVIDUAL) 590 West Queens Road North Vancouver, Bc, CANADA V7N2L1

CLASS 7: Electric mixers

FIRST USE 6-2-2021; IN COMMERCE 6-2-2021

The mark consists of a stylized "PB", wherein the letter "P" in "PB" is comprised of a swirl design and the wording "PEANUT BUTLER" appears below

No claim is made to the exclusive right to use the following apart from the mark as shown: "PB" AND "PEANUT"

SER. NO. 88-182,139, FILED 11-05-2018









REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

· You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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United States of America United States Patent and Trademark Office



Reg. No. 5,842,947

Porifera, Inc. (DELAWARE CORPORATION) 1575 Alvarado Street

Registered Aug. 27, 2019

San Leandro, CALIFORNIA 94577

Amended May 12, 2020

CLASS 7: Liquid processing machines for industrial use, namely, osmosis units for filtering a

Int. Cl.: 7

Trademark

of semipermeable membranes for liquid osmosis encapsulated in metal hardware FIRST USE 12-13-2013; IN COMMERCE 12-13-2013

Principal Register

The mark consists of a hexagon with rounded corners having a circular swirl in the center

wide variety of liquids in the oil and gas, food and beverage, manufacturing and municipal water industries; filters being parts of liquid processing machines for industrial use comprised

thereof.

SER. NO. 88-183,951, FILED 11-06-2018



Director of the United States Patent and Trademark Office



REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- *Second Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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Page: 2 of 2 / RN # 5842947

United States of America United States Patent and Trademark Office



Reg. No. 6,749,656

Registered Jun. 07, 2022

Int. Cl.: 7

Trademark

Principal Register

VinoFlux (SWITZERLAND CORPORATION)

101 Gregory Lane suite 46

Pleasant Hill, CALIFORNIA 94523

CLASS 7: Beverage preparation machines, electromechanical; Beverage processing

machines

FIRST USE 1-1-2016; IN COMMERCE 7-1-2016

The mark consists of spiral.

SER. NO. 88-771,560, FILED 01-23-2020



Katherine Kelly Vidal

Director of the United States Patent and Trademark Office



REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

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Requirements in the First Ten Years* What and When to File:

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Requirements in Successive Ten-Year Periods* What and When to File:

· You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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United States Patent and Trademark Office United States Patent and Trademark Office



Reg. No. 6,189,207

Capbran Holdings, LLC (CALIFORNIA LIMITED LIABILITY COMPANY)

Registered Nov. 03, 2020

11601 Wilshire Blvd., Suite 2300 Los Angeles, CALIFORNIA 90025

Int. Cl.: 7

CLASS 7: Electric food processors; Electric juicers; Electric food blenders; Electric food

choppers

Trademark

FIRST USE 9-22-2019; IN COMMERCE 9-22-2019

Principal Register

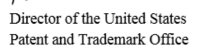
The mark consists of a counterclockwise swirl positioned above the word "MAGIC", which is written in bold lowercase letters. The word "BULLET" is positioned below the word "MAGIC". "BULLET" is written in upper case letters, which are spaced apart to match the length of the word "MAGIC". The word "MINI" is centered below "BULLET" with a dash positioned to the left and right of "MINI".

OWNER OF U.S. REG. NO. 2947492, 2947494, 2929383

No claim is made to the exclusive right to use the following apart from the mark as shown: "MINI"

SER. NO. 88-875,327, FILED 04-16-2020







Page

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

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Requirements in the First Ten Years* What and When to File:

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- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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Page: 2 of 2 / RN # 6189207



Document 49-1

ovokich

Reg. No. 6,319,816

Registered Apr. 13, 2021

Int. Cl.: 7

Trademark

Principal Register

Shenzhen Wanshuo Information TechnologyCo., Ltd. (CHINA limited company (ltd.))

202a, 2nd Floor, Building 18,

Guangqian Industrial Zone, Nanshan Dist. Shenzhen, Guangdong, CHINA 518055

CLASS 7: Electric can openers; Electric coffee grinders; Electric food grinders; Electric juice extractors; Electric milk frothers; Fruit presses, electric, for household purposes; Packaging machines for food

FIRST USE 8-3-2020; IN COMMERCE 8-3-2020

The mark consists of the wording "Jovokich" in stylized font and there is a spiral line inside the letter "O".

The wording Jovokich has no meaning in a foreign language.

SER. NO. 90-125,677, FILED 08-20-2020









REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

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Requirements in Successive Ten-Year Periods* What and When to File:

· You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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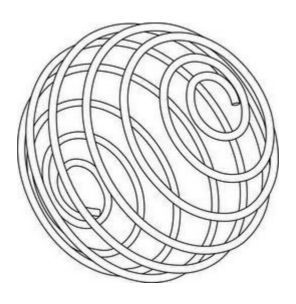
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United States of America Muitod States Natent and Trademark Office United States Patent and Trademark Office

Document 49-1



Reg. No. 6,245,626

Registered Jan. 12, 2021

Int. Cl.: 21

Trademark

Principal Register

Runway Blue, LLC (UTAH LIMITED LIABILITY COMPANY)

250 South 850 East Lehi, UTAH 84043

CLASS 21: Non-electric agitators for mixing and blending food and drink

FIRST USE 9-5-2000; IN COMMERCE 9-5-2000

The mark consists of a three-dimensional configuration of a beverage agitator consisting of a wire that is wound to symmetrically define the shape of a sphere.

OWNER OF U.S. REG. NO. 4919711

SEC.2(F)

SER. NO. 90-132,881, FILED 08-24-2020



Director of the United States Patent and Trademark Office



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- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

· You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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Document 49-1

evoloop

Reg. No. 7,156,070

Registered Sep. 05, 2023

Int. Cl.: 7

Trademark

Principal Register

HOMEART (HK) ELECTRIC MFG CO., LIMITED (CHINA limited company (ltd.))

UNIT B 8/F HENFA COMMERCIAL BUILDING

348-350 LOCKHART ROAD, HONG KONG 999077

CLASS 7: Electric coffee grinders; Electric egg beaters; Electric food blenders for household purposes; Electric fruit presses for household use; Electric fruit squeezers for household purposes; Electric hand-held mixers for household purposes; Electric juice extractors; Electrically-powered kitchen appliance for dicing, mincing, slicing and chopping food; Meat and food grinder attachments for electric mixers for household use; Power-operated meat grinders

FIRST USE 5-27-2022; IN COMMERCE 5-27-2022

The mark consists of stylized wording of "evoloop".

SER. NO. 97-521,276, FILED 07-26-2022



Director of the United States Patent and Trademark Office



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Requirements in Successive Ten-Year Periods* What and When to File:

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Grace Period Filings*

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Document 49-1



Reg. No. 7,254,164

Registered Dec. 26, 2023

Int. Cl.: 7

Trademark

Principal Register

SUNMIX S.R.L. (ITALY LIMITED LIABILITY COMPANY)

Via Lago Di Vico, 4/B Schio (VI), ITALY 36015

CLASS 7: Mixing machines; Pasta making machines, electric

FIRST USE 9-9-2020; IN COMMERCE 9-9-2020

The mark consists of a stylized spiral design.

SER. NO. 97-687,751, FILED 11-22-2022



Director of the United States Patent and Trademark Office



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Requirements in the First Ten Years*
What and When to File:

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Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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Anited States of America Mariton States Astent and Arahemark Office United States Patent and Trademark Office

Document 49-1



Reg. No. 7,416,500

Registered Jun. 18, 2024

Int. Cl.: 7, 8, 9, 10, 11, 12, 18, 20, 21, 25, 27, 28

Trademark

Principal Register

BABYMOOV GROUP (FRANCE societá in accomandita semplice (sas)) 16 rue Jacqueline Auriol,

Parc Industriel des Gravanches F-63100 CLERMONT-FERRAND **FRANCE**

CLASS 7: Electric food processors; electric apparatus and machines for the kitchen, namely, grinders, mixers, crushers; electric apparatus for mixing meals, namely, grinders, mixers, crushers; electric fruit presses for household use; electromechanical food preparation machines, namely, tumblers for marinating food; infant formula mixers, namely, electric apparatus for mixing water with infant formula

CLASS 8: Cutlery, namely, forks and spoons; ergonomic cutlery for children, namely, forks, spoons; scissors; nail clippers

CLASS 9: Thermometers for non-medical use; acoustic alarms and sound amplification and transmission apparatus, electric sound and/or visual monitoring apparatus, namely, video cameras; video surveillance cameras; measuring and weighing, checking and lifesaving apparatus and instruments specially adapted to the needs of children, babies, newborns, namely, scales; heat regulating apparatus, namely, electric control devices for heating management; weighing scales for milk; milk powder dosage dispensers, not for medical use; baby scales; magic lanterns; bath thermometers, not for medical use, and thermometers for measuring the temperature of a liquid to be drunk by a child, baby or newborns, not for medical use; hygrometers; downloadable software applications for smartphones for transmitting, processing and displaying information relating to electric audio and/or visual monitoring apparatus; downloadable software applications for smartphones for controlling electric audio and/or visual monitoring apparatus; downloadable software applications for smartphones for operation and remote control of home appliances, small electrical appliances, lighting systems

CLASS 10: Child-care apparatus and instruments, namely, feeding bottle drying racks, drying racks for baby bottles; pads and cushions for medical use for pressure relief, especially intended for the needs of pregnant women; cushions for medical use;



Director of the United States Patent and Trademark Office



cushions for medical use for supporting infants; anatomical cushions for pediatric and medical use; babies' pacifiers; cases for pacifiers; thermometers for medical use; nasal aspirator specially adapted for the care of children, babies, newborns; nasal aspirators for babies; feeding bottles; feeding bottle teats; teething rings

CLASS 11: Apparatus for lighting, heating, steam generation, cooking, defrosting, refrigerating, drying, ventilating, water supply and sanitary installation, namely, wall lamps, space heater, ovens, refrigerators, defroster for vehicles, clothes dryer, heat recovery ventilators, water purification installations, wash basins being parts of sanitary installations; humidifier, sterilizer, bottle warmer; cooking apparatus, namely, cooktops, microwave ovens; electric apparatus for cooking or reheating meals, namely, hotplates, microwave ovens; sterilizers; electric heaters for feeding bottles; electric baby food jar warmers; apparatus for cooling beverages; ionization apparatus for the treatment of milk; pasteurizers, for use in the baby and toddler food, baby and toddler beverage industry; protective covering devices for child safety for bathtub spouts; toilet seat reducer especially adapted for the needs of children, namely, training seats; electric night lights; lighting apparatus, namely, electric night lights, wall lamps; air humidifiers; refrigerating containers, namely, ice boxes; air purifiers for household use

CLASS 12: Booster seats for children for use in vehicles; baby strollers; strollers; stroller components, namely, canopies, covers, hoods; stroller connectors to affix umbrellas to strollers; safety seats and safety Moses baskets for children and babies for use in vehicles; child seats for attachment to cycles or mopeds; anti-dazzle screens adapted for automobile windows; parasols and umbrellas to be affixed to a stroller; storage adapted for car seat backs; foot muffs adapted for strollers; mosquito nets adapted for strollers

CLASS 18: Luggage and transport bags for groceries; bags in the nature of a tote bags; baby-changing bags, namely, diaper bags incorporating diaper changing pads; backpacks; traveling bags; bags adapted for pushchairs; sunshades as parasols; backpacks for carrying babies; slings for carrying infants; back and front baby carriers worn on the body; sun protectors for baby carriers, namely, sun visors being an accessory for baby carriers worn on the body; vanity cases sold empty and small unfitted vanity cases

CLASS 20: safety barriers of metal or not of metal for babies and children, namely gates; bed rails; bath seats for babies; portable, reusable baby diaper changing mats; baby changing tables; vehicle booster seats for children; accessories for seats, namely, vehicle seat covers; vehicle safety seats for babies, and safety child harnesses for vehicle seats; seat covers for children's carriages, namely, protective cover for carriage seats; travel beds for babies and children; bouncers for babies and newborns and parts and component parts therefor; bouncing cradles for babies and newborns and parts and component parts therefor; playpens for babies; high chairs for babies and children; support cushions for car safety seats for babies; anti-roll cushions for babies; head positioning pillows for babies; sloping surfaces for babies, namely, wedge cushions; infant walkers; stools; step ladders, not of metal; decorative mobiles; mattresses; infant cradles; infant cradles adaptable to a bed; nursing pillows; pads and cushions for pressure relief specially adapted to the needs of pregnant women

CLASS 21: non-electric kitchen utensils specially adapted to the needs of children, babies and newborns, namely, serving spoons and trays; kitchen crockery and containers specially adapted to the needs of children, babies and newborns, namely, pots, dishes, drinking cups and saucers; training cups for babies and children; drying racks for feeding bottles; thermally insulated containers for food or beverages; table plates; bowls; drinking glasses; goblets, flasks, articles for toilet purposes especially adapted to the needs of children and babies, namely, combs, brushes; brushes for cleaning feeding bottles; portable baby baths; portable baby bath stands; potty-training potties; thermally insulated bags for food or beverages

CLASS 25: Footmuffs, not electrically heated; bibs not of paper for babies and children;

visors for the bath

CLASS 27: Non-slip bath mats, namely, shower, floor mats

CLASS 28: games, namely, jigsaw puzzles, board games; toys, namely, dolls, sports balls; games and mats for infant development; plush toys; bath toys, infant development toys; toys for attachment to baby bouncers; toy tents

The mark consists of a spiral design.

PRIORITY DATE OF 07-25-2022 IS CLAIMED

OWNER OF INTERNATIONAL REGISTRATION 1726657 DATED 01-17-2023, EXPIRES 01-17-2033

SER. NO. 79-368,392, FILED 01-17-2023

Page: 3 of 4 / RN # 7416500

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

277 of 294

Document 49-1

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at http://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.

Generated on: This page was generated by TSDR on 2025-04-25 16:49:02 EDT



US Serial Number: 97855480 Application Filing Mar. 24, 2023 Date:

Register: Principal

Mark Type: Trademark, Service Mark

TM5 Common Status Descriptor:



LIVE/APPLICATION/Under Examination

The trademark application has been accepted by the Office (has met the minimum filing requirements) and that this application has been assigned to

Status: A third request for extension of time to file a Statement of Use has been granted.

Status Date: Mar. 26, 2025

Publication Date: Aug. 01, 2023 Notice of Allowance Date: Sep. 26, 2023

Mark Information

Mark Literal None

Elements:

Standard Character No

Mark Drawing 2 - AN ILLUSTRATION DRAWING WITHOUT ANY WORDS(S)/ LETTER(S) /NUMBER(S)

Description of The mark consists of a spiral design.

Mark:

Color(s) Claimed: Color is not claimed as a feature of the mark.

Design Search 26.01.26 - Coils; Spirals; Swirls

Code(s):

Goods and Services

The following symbols indicate that the registrant/owner has amended the goods/services:

- · Brackets [..] indicate deleted goods/services;
- Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and
- Asterisks *..* identify additional (new) wording in the goods/services.

For: distributing machines, namely, crushers, impact mills, breakers, pulverizers, mixers and blenders and parts therefor, for industrial and

commercial applications

International 007 - Primary Class

U.S Class(es): 013, 019, 021, 023, 024, 031, 034, 035

Class(es):

Class Status: ACTIVE

For: distributorship services in the field of distributing machines, namely, crushers, impact mills, breakers, pulverizers, mixers and blenders

and parts therefor, for industrial and commercial applications

International 035 - Primary Class U.S Class(es): 100, 101, 102

Class(es):

Class Status: ACTIVE

For: custom manufacturing of machines, namely, crushers, impact mills, breakers, pulverizers, mixers and blenders and parts therefor, for industrial and commercial applications

International 040 - Primary Class

Class(es):

Class Status: ACTIVE

U.S Class(es): 100, 103, 106

Basis Information (Case Level)

Filed Use: No Currently Use: No Filed ITU: Yes Currently ITU: Yes Filed 44D: No Currently 44D: No Filed 44E: No Currently 44E: No Filed 66A: No Currently 66A: No Filed No Basis: No Currently No Basis: No

Current Owner(s) Information

Owner Name: Flacktek Inc. Owner Address: Bldg G

1708 Highway 11

Landrum, SOUTH CAROLINA UNITED STATES 29356

Legal Entity Type: CORPORATION State or Country SOUTH CAROLINA

Where Organized:

Attorney/Correspondence Information

Attorney of Record

Docket Number: 057566-00033 Attorney Name: Sara Centioni Kanos

Attorney Primary <u>ustrademark@nexsenpruet.com</u> Attorney Email Yes **Email Address:** Authorized:

Correspondent

Correspondent Sara Centioni Kanos Name/Address: NEXSEN PRUET, LLC

P.O. DRAWER 10648

GREENVILLE, SOUTH CAROLINA United States 29601

Phone: 864-282-1171 Fax: 864-282-1177

Correspondent e- ustrademark@nexsenpruet.com skanos@maynar

Correspondent e- Yes mail Authorized: dnexsen.com tebbert@maynardnexsen.com

Domestic Representative - Not Found

Prosecution History

| Date | Description | Proceeding |
|---------------|--|------------|
| | 2007-1-10-1 | Number |
| Mar. 27, 2025 | NOTICE OF APPROVAL OF EXTENSION REQUEST E-MAILED | |
| Mar. 26, 2025 | SOU EXTENSION 3 GRANTED | |
| Mar. 26, 2025 | SOU EXTENSION 3 FILED | |
| Mar. 26, 2025 | SOU TEAS EXTENSION RECEIVED | |
| Sep. 26, 2024 | NOTICE OF APPROVAL OF EXTENSION REQUEST E-MAILED | |
| Sep. 26, 2024 | SOU EXTENSION 2 GRANTED | |
| Sep. 26, 2024 | SOU EXTENSION 2 FILED | |
| Sep. 26, 2024 | SOU TEAS EXTENSION RECEIVED | |
| Mar. 27, 2024 | NOTICE OF APPROVAL OF EXTENSION REQUEST E-MAILED | |
| Mar. 26, 2024 | SOU EXTENSION 1 GRANTED | |
| Mar. 26, 2024 | SOU EXTENSION 1 FILED | |
| Mar. 26, 2024 | SOU TEAS EXTENSION RECEIVED | |
| Sep. 26, 2023 | NOA E-MAILED - SOU REQUIRED FROM APPLICANT | |
| Aug. 01, 2023 | OFFICIAL GAZETTE PUBLICATION CONFIRMATION E-MAILED | |
| Aug. 01, 2023 | PUBLISHED FOR OPPOSITION | |
| Jul. 12, 2023 | NOTIFICATION OF NOTICE OF PUBLICATION E-MAILED | |

Case 2:25-cv-00096-RJS-DBP Document 49-1 Filed 04/25/25 PageID.1204 Page 281 of 294

Jun. 23, 2023 APPROVED FOR PUB - PRINCIPAL REGISTER

Jun. 23, 2023 ASSIGNED TO EXAMINER

Apr. 18, 2023 NOTICE OF DESIGN SEARCH CODE E-MAILED

Apr. 16, 2023 NEW APPLICATION OFFICE SUPPLIED DATA ENTERED

Mar. 28, 2023 NEW APPLICATION ENTERED

TM Staff and Location Information

TM Staff Information

TM Attorney: LAMONT, MIAH Law Office LAW OFFICE 117

Assigned:

File Location

Current Location: INTENT TO USE SECTION Date in Location: Sep. 26, 2023

User: Michael FitzSimons

| Statistics for Case 97558791 | | | | | | | |
|---------------------------------|---|----------------|---------------|---------------------|-----------------------|---------------------------|--|
| # | Search | Total Marks | Dead Marks | Live Viewed Docs | Live Viewed Images | Status/Search Duration | |
| 1 | *b{"l":2}e{"n":2}{"dt"}{"gj":2}e{"dt"}*[bi,ti] not dead[ld] | 2 | 0 | 2 | 2 | 0:01 | |
| 2 | *blend*[bi,ti]not dead[ld] | 2730 | 0 | 0 | 0 | 0:01 | |
| 3 | 2 and "007"[cc] | 361 | 0 | 361 | 361 | 0:00 | |
| 4 | *jet*[bi,ti]not dead[ld] | 3597 | 0 | 0 | 0 | 0:01 | |
| 5 | 4 and "007"[cc] | 1546 | 0 | 0 | 0 | 0:00 | |
| 6 | 4 and ("007" a b 200)[ic] | 589 | 0 | 589 | 589 | 0:01 | |

Session started 01/28/2023 11:15 am
Session ended 01/28/2023 11:22 am
Total search duration 4.00
Session duration 6 minutes 48 seconds
Adjacency Level 1
Near Level 1

To: Miramore Inc. (ryan@blendjet.com)

Subject: U.S. TRADEMARK APPLICATION NO. 88125709 - BLENDJET - N/A

Sent: 1/4/2019 9:32:13 AM

Sent As: ECOM127@USPTO.GOV

Attachments:

UNITED STATES PATENT AND TRADEMARK OFFICE (USPTO) OFFICE ACTION (OFFICIAL LETTER) ABOUT APPLICANT'S TRADEMARK APPLICATION

U.S. APPLICATION SERIAL NO. 88125709

MARK: BLENDJET *88125709*

CORRESPONDENT

ADDRESS: GENERAL TRADEMARK

MIRAMORE INC. INFORMATION:

MIRAMORE INC. http://www.uspto.gov/trademarks/index.jsp

1320 HARBOR BAY

PARKWAY, SUITE 180

VIEW YOUR APPLICATION FILE

ALAMEDA, CA

94502

APPLICANT: Miramore

Inc

CORRESPONDENT'S REFERENCE/DOCKET

NO:

N/A

CORRESPONDENT E-MAIL ADDRESS:

ryan@blendjet.com

EXAMINER'S AMENDMENT

ISSUE/MAILING DATE: 1/4/2019

DATABASE SEARCH: The trademark examining attorney has searched the USPTO's database of registered and pending marks and has found no conflicting marks that would bar registration under Trademark Act Section 2(d). TMEP §704.02; *see* 15 U.S.C. §1052(d).

APPLICATION HAS BEEN AMENDED: The trademark examining attorney is amending the application as follows. No prior approval or authorization from applicant or applicant's attorney is required. TMEP §707.02.

IDENTIFICATION OF GOODS

The identification of goods is amended to delete the duplicate identification of "electric food blenders". As amended, the identification of goods of record is as follows:

Class 7: Electric food processors; Food processors, electric; Electric mixers; Electric food blenders; Electric hand-held mixers for household purposes; Hand-held electric-powered food processors

See TMEP §§1402.01, 1402.01(e).

WHAT HAPPENS NEXT AFTER EXAMINER'S AMENDMENT:

After the trademark examining attorney issues the examiner's amendment, applicant will not receive a registration on the Principal Register for the applied-for mark until the mark makes it through the publication process and opposition period. The publication process starts once the trademark examining attorney issues the examiner's amendment and the mark is approved for publication in the USPTO's *Trademark Official Gazette*, a weekly online publication. The USPTO will then send a "Notice of Publication" to the applicant specifying the date its mark will publish in this publication.

The USPTO publishes applicant's mark in the *Trademark Official Gazette* to provide third parties who believe they may be damaged by registration of applicant's mark an opportunity to oppose registration of that mark within thirty (30) days from the publication date. An "opposition" is similar to a federal court proceeding, but this proceeding is held before the Trademark Trial and Appeal Board, a USPTO administrative tribunal of administrative judges who issue decisions on these matters. If a third party opposes registration of applicant's mark by instituting an opposition proceeding, the USPTO will send applicant notice of this opposition. When this occurs, an applicant may wish to hire an attorney due to the complexity of these proceedings.

If no one opposes registration of the mark, and the mark was published based upon an applicant's actual use of the mark in commerce or on a foreign registration, the USPTO generally registers the mark and issues a registration certificate within approximately twelve (12) weeks after the publication date.

If no one opposes registration of the mark, and the mark was published based upon an applicant's bona fide intention to use the mark in commerce, the USPTO generally issues a "Notice of Allowance" within approximately eight (8) weeks after the publication date. Applicant then has six (6) months from the date of the Notice of Allowance to timely file a "Statement of Use" or to file a request for a six-month "Extension of Time to file a Statement of Use" (extension request). Extension requests are granted in six-month increments and a maximum of five extension requests can be filed after the issuance of the Notice of Allowance. If a Statement of Use is not filed within the six months after the Notice of Allowance issued, a Statement of Use must be filed within the time period of a previously granted extension request. The USPTO will only issue a registration certificate after the trademark examining attorney approves a Statement of Use.

For an overview of the time frames for when an applicant should file and the USPTO will issue documents related to a trademark application, see Trademark Application and Post-Registration Process Timelines. Forms for Statements of Use and extension requests, and additional requirements for intent to use applications, are available online at Intent to Use (ITU) Forms.

/James McNamara/
Trademark Examining Attorney
Law Office 127
James.McNamara@uspto.gov
571-272-0923

PERIODICALLY CHECK THE STATUS OF THE APPLICATION: To ensure that applicant does not miss crucial deadlines or official notices, check the status of the application every three to four months using the Trademark Status and Document Retrieval (TSDR) system at http://tsdr.uspto.gov/. Please keep a copy of the TSDR status screen. If the status shows no change for more than six months, contact the

Case 2:25-cv-00096-RJS-DBP Document 49-1 Filed 04/25/25 PageID.1210 Page 287 of 294

Trademark Assistance Center by e-mail at <u>TrademarkAssistanceCenter@uspto.gov</u> or call 1-800-786-9199. For more information on checking status, see http://www.uspto.gov/trademarks/process/status/.

TO UPDATE CORRESPONDENCE/E-MAIL ADDRESS: Use the Trademark Electronic Application System (TEAS) form at http://www.uspto.gov/trademarks/teas/correspondence.jsp.

To: Miramore Inc. (ryan@blendjet.com)

Subject: U.S. TRADEMARK APPLICATION NO. 88125709 - BLENDJET - N/A

Sent: 1/4/2019 9:32:15 AM

Sent As: ECOM127@USPTO.GOV

Attachments:

UNITED STATES PATENT AND TRADEMARK OFFICE (USPTO)

U.S. TRADEMARK APPLICATION

USPTO OFFICE ACTION (OFFICIAL LETTER) HAS ISSUED ON 1/4/2019 FOR U.S. APPLICATION SERIAL NO.88125709

Please follow the instructions below:

(1) TO READ THE LETTER: Click on this <u>link</u> or go to <u>http://tsdr.uspto.gov/</u>, enter the U.S. application serial number, and click on "Documents."

The Office action may not be immediately viewable, to allow for necessary system updates of the application, but will be available within 24 hours of this e-mail notification.

(2) **QUESTIONS:** For questions about the contents of the Office action itself, please contact the assigned trademark examining attorney. For *technical* assistance in accessing or viewing the Office action in the Trademark Status and Document Retrieval (TSDR) system, please e-mail TSDR@uspto.gov.

WARNING

PRIVATE COMPANY SOLICITATIONS REGARDING YOUR APPLICATION: Private companies **not** associated with the USPTO are using information provided in trademark applications to mail or e-mail trademark-related solicitations. These companies often use names that closely resemble the USPTO and their solicitations may look like an official government document. Many solicitations require that you pay "fees."

Please carefully review all correspondence you receive regarding this application to make sure that you are responding to an official document from the USPTO rather than a private company solicitation. All <u>official</u> USPTO correspondence will be mailed only from the "United States Patent and Trademark Office" in Alexandria, VA; or sent by e-mail from the domain "@uspto.gov." For more information on how to handle private company solicitations, see http://www.uspto.gov/trademarks/solicitation_warnings.jsp.

| *** | User:ommeje | *** |
|-----|-------------|-----|
|-----|-------------|-----|

| # | Total | Dead | Live | Live | Status/ | Search |
|----|-------|-------|--------|--------|----------|--|
| | Marks | Marks | Viewed | Viewed | Search | |
| | | | Docs | Images | Duration | |
| 01 | 7 | 0 | 7 | 7 | 0:01 | (Miramore and Inc)[on] |
| 02 | 10352 | N/A | 0 | 0 | 0:02 | (260126 spirals)[dc] not dead[ld] |
| 03 | 3318 | N/A | 0 | 0 | 0:01 | 2 and "007"[cc] |
| 04 | 449 | 0 | 6 | 449 | 0:01 | 2 and ("007" a b 200)[ic] |
| 05 | 1551 | N/A | 0 | 0 | 0:02 | 2 and ("035" a b 200)[ic] |
| 06 | 24177 | N/A | 0 | 0 | 0:02 | (mixer\$1 processor\$1)[gs] not dead[ld] |
| 07 | 18 | 0 | 1 | 18 | 0:01 | 5 and 6 |
| 08 | 60 | 0 | 3 | 60 | 0:02 | 5 and ("008" a b 200)[ic] |
| 09 | 75 | 0 | 3 | 75 | 0:01 | 5 and ("011" a b 200)[ic] |

Session started 9/10/2019 4:32:26 PM Session finished 9/10/2019 4:41:39 PM Total search duration 0 minutes 13 seconds Session duration 9 minutes 13 seconds Defaut NEAR limit=1ADJ limit=1

Sent to TICRS as Serial Number: 88480647

To: Miramore Inc. (legal@blendjet.com)

Subject: U.S. Trademark Application Serial No. 88480647 - N/A

Sent: September 10, 2019 04:53:50 PM

Sent As: ecom122@uspto.gov

Attachments:

United States Patent and Trademark Office (USPTO)
Office Action (Official Letter) About Applicant's Trademark Application

U.S. Application Serial No. 88480647

Mark:

Correspondence Address:

MIRAMORE

INC.

MIRAMORE

INC.
5153
COMMERCIAL
CIRCLE
SUITE B
CONCORD,
CA 94520

Applicant: Miramore Inc.

Reference/Docket

No. N/A

Correspondence Email Address:

legal@blendjet.com

EXAMINER'S AMENDMENT

Issue date: September 10, 2019

USPTO database searched; no conflicting marks found. The trademark examining attorney searched the USPTO database of registered and pending marks and found no conflicting marks that would bar registration under Trademark Act Section 2(d). 15 U.S.C. §1052(d); TMEP §704.02.

The trademark examining attorney is amending the application as follows. No prior approval or authorization from applicant or applicant's attorney is required. TMEP §707.02.

MARK DESCRIPTION AMENDED

The redundant wording "The mark consists of" has been deleted from the mark description. Therefore, the following description of the mark replaces the current description of record:

The mark consists of a swirl that originates from the left of the center, that is thinner on both ends of the mark and thicker in the middle,

and moves counterclockwise in a circular motion, forming two rings that conclude with a sharp point in the top left.

See 37 C.F.R. §§2.37, 2.72; TMEP §§808 et seq.

/Obieze Mmeje/ Examining Attorney Law Office 122 (571) 272-7694 Obieze.Mmeje@uspto.gov To: Miramore Inc. (legal@blendjet.com)

Subject: U.S. Trademark Application Serial No. 88480647 - N/A

Sent: September 10, 2019 04:53:51 PM

Sent As: ecom122@uspto.gov

Attachments:

United States Patent and Trademark Office (USPTO)

USPTO OFFICIAL NOTICE

Office Action (Official Letter) has issued on **September 10, 2019** for

U.S. Trademark Application Serial No. 88480647

Your trademark application has been reviewed by a trademark examining attorney. As part of that review, the assigned attorney has issued an official letter. Please follow the steps below.

- (1) Read the official letter. No response is necessary.
- (2) Direct questions about the contents of the Office action to the assigned attorney below.

/Obieze Mmeje/ Examining Attorney Law Office 122 (571) 272-7694 Obieze.Mmeje@uspto.gov

Direct questions about navigating USPTO electronic forms, the USPTO website, the application process, the status of your application, and/or whether there are outstanding deadlines or documents related to your file to the Trademark Assistance Center (TAC).

GENERAL GUIDANCE

- · <u>Check the status</u> of your application periodically in the <u>Trademark Status & Document Retrieval (TSDR)</u> database to avoid missing critical deadlines.
- <u>Update your correspondence email address</u>, if needed, to ensure you receive important USPTO notices about your application.
- Beware of misleading notices sent by private companies about your application. Private companies not associated with the USPTO use public information available in trademark registrations to mail and email trademark-related offers and notices most of which require fees. All official USPTO correspondence will only be emailed from the domain "@uspto.gov."